Case: 1:23-cv-00895 Document #: 59-1 Filed: 07/18/23 Page 1 of 84 PageID #:1630 Case: 1:15-cv-02224 Document #: 45 Filed: 05/12/15 Page 1 of 1 PageID #:3811

# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Calvin Klein Trademark Trust and Calvin Klein, Inc.,	
Plaintiff(s),	Case No. 15-cv-2224 Judge Sara L. Ellis
V,	
Chen Xiao Dong, et al,	
Defendant(s).	

#### ORDER

(T:20) Motion hearing held. Plaintiffs' motion for entry of default judgment [35] is granted as to all defendants in its entirety. Defaulting Defendants are deemed in default and that Final Judgment is entered against the Defaulting Defendants. Motion by Defendant Zheng Jiahua to vacate [39] is withdrawn. Motion by Defendant Zheng Jiahua to withdraw motion to vacate [44] is granted. Enter Final Judgment Order. It is hereby ordered that default judgment is entered in favor of Plaintiff, Calvin Klein Trademark Trust and Calvin Klein, Inc and against Defendants, The Partnerships and Unincorporated Associations Identified on Schedule A. Calvin Klein is awarded statutory damages from each of the Defaulting Defendants in the amount of two million dollars (2,000,000) for willful use of counterfeit Calvin Klein Trademarks on products sold through at least the Defendant Internet Stores. The ten thousand dollar (\$10,000) surety bond posted by Calvin Klein is hereby released to Calvin Klein or its counsel Greer Burns & Crain, Ltd. The Clerk of the Court is directed to return the surety bond with any accrued interest to Calvin Klein or its counsel. Terminating case. Mail AO 450.

Date: 5/12/2015	/s/ Sara L. Ellis	
3		
2015 MAY 13		

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#### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

BURBERRY LIMITED, a United Kingdom corporation, and BURBERRY LIMITED, a New	) )
York corporation,  Plaintiffs,	Case No. 14-cv-4824  Judge Sara L. Ellis
v.	) Magistrate Judge Sidney I. Schenkier
THE PARTNERSHIPS and	)
UNINCORPORATED ASSOCIATIONS	)
IDENTIFIED ON SCHEDULE "A,"	
Defendants.	)

#### FINAL JUDGMENT ORDER

This action having been commenced by Plaintiffs Burberry Limited, a United Kingdom corporation ("Burberry UK"), and Burberry Limited, a New York corporation ("Burberry US"), together, "Burberry" or "Plaintiffs," against the Partnerships and Unincorporated Associations identified on Schedule A to the Complaint and attached hereto (collectively, the "Defendants") and using the Defendant Domain Names and Online Marketplace Accounts (collectively, the "Defendant Internet Stores");

This Court having entered upon a showing by Burberry, a temporary restraining order and preliminary injunction against Defendants which included a domain name transfer order and asset restraining order;

Burberry having properly completed service of process on Defendants, the combination of providing notice via electronic publication and email, along with any notice that Defendants received from domain name registrars and payment processors, being notice reasonably

calculated under all circumstances to apprise Defendants of the pendency of the action and affording them the opportunity to present their objections; and

None of the Defendants having answered the Complaint or appeared in any way, and the time for answering the Complaint having expired;

THIS COURT HEREBY FINDS that Defendants are liable for willful federal trademark infringement and counterfeiting (15 U.S.C. § 1114), false designation of origin (15 U.S.C. § 1125(a)), cybersquatting (15 U.S.C. § 1125(d)) and violation of the Illinois Uniform Deceptive Trade Practices Act (815 ILCS § 510, et seq.).

IT IS HEREBY ORDERED that Plaintiffs' Motion for Entry of Default and Default Judgment is GRANTED in its entirety, that Defendants are deemed in default and that this Final Judgment is entered against Defendants.

#### IT IS FURTHER ORDERED that:

- Defendants, their officers, agents, servants, employees, attorneys, confederates, and all
  persons acting for, with, by, through, under, or in active concert with them be
  permanently enjoined and restrained from:
  - a. using Burberry's BURBERRY Trademarks or any reproduction, counterfeit copy or colorable imitation thereof in any manner in connection with the distribution, advertising, offering for sale, or sale of any product that is not a genuine Burberry Product or not authorized by Burberry to be sold in connection with Burberry's BURBERRY Trademarks;
  - passing off, inducing, or enabling others to sell or pass off any product as a genuine
     Burberry Product or any other product produced by Burberry, that is not Burberry's

- or not produced under the authorization, control or supervision of Burberry and approved by Burberry for sale under Burberry's BURBERRY Trademarks;
- c. committing any acts calculated to cause consumers to believe that Defendants' products are those sold under the authorization, control or supervision of Burberry, or are sponsored by, approved by, or otherwise connected with Burberry;
- d. further infringing Burberry's BURBERRY Trademarks and damaging Burberry's goodwill;
- e. otherwise competing unfairly with Burberry in any manner;
- f. shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for Burberry, nor authorized by Burberry to be sold or offered for sale, and which bear any of Burberry's BURBERRY Trademarks or any reproduction, counterfeit copy or colorable imitation thereof;
- g. using, linking to, transferring, selling, exercising control over, or otherwise owning the Defendant Internet Stores, the Online Marketplace Accounts, the Defendant Domain Names or any other domain name or online marketplace account that is being used to sell or is the means by which Defendants could continue to sell Counterfeit Burberry Products; and
- h. operating and/or hosting websites at the Defendant Domain Names and any other domain names registered or operated by Defendants that are involved with the distribution, advertising, offering for sale, or sale of any product bearing the BURBERRY Trademarks or any reproduction, counterfeit copy of colorable imitation

thereof that is not a genuine Burberry Product or not authorized by Burberry to be sold in connection with Burberry's BURBERRY Trademarks.

- 2. The Defendant Domain Names are permanently transferred to Burberry's control. The domain name registries for the Defendant Domain Names, including, but not limited to, VeriSign, Inc., Neustar, Inc., Afilias Limited and the Public Interest Registry, within two (2) business days of receipt of this Order, shall unlock and change the registrar of record for the Defendant Domain Names to a registrar of Burberry's selection, and the domain name registrars shall take any steps necessary to transfer the Defendant Domain Names to Burberry's account at a registrar of Burberry's selection.
- 3. Those in privity with Defendants and with actual notice of this Order, including any online marketplaces such as iOffer, social media platforms such as Facebook, YouTube, LinkedIn and Twitter, Internet search engines such as Google, Bing and Yahoo, web hosts for the Defendant Domain Names, domain name registrars and domain name registries, shall within two (2) business days of receipt of this Order:
  - a. disable and cease providing services for any accounts through which Defendants
    engage in the sale of counterfeit and infringing goods using the BURBERRY
    Trademarks, including any accounts associated with the Defendants listed on
    Schedule A;
  - disable and cease displaying any advertisements used by or associated with
     Defendants in connection with the sale of counterfeit and infringing goods using the
     BURBERRY Trademarks; and

- c. Take all steps necessary to prevent links to the Defendant Domain Names identified on Schedule A from displaying in search results, including, but not limited to, removing links to the Defendant Domain Names from any search index.
- 4. Pursuant to 15 U.S.C. § 1117(c)(2), Burberry is awarded statutory damages from each of the Defendants in the amount of two million dollars (\$2,000,000) for willful use of counterfeit BURBERRY Trademarks on products sold through at least the Defendant Internet Stores.
- 5. Western Union shall, within two (2) business days of receipt of this Order, permanently block any Western Union money transfers and funds from being received by the Defendants identified in Schedule A.
- 6. PayPal, Inc. ("PayPal") shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any accounts connected to Defendants, Defendants' Online Marketplace Accounts or Defendants' websites identified in Schedule A from receiving, transferring or disposing of any money or other of Defendants' assets.
- 7. All monies currently restrained in Defendants' financial accounts, including monies held by PayPal, are hereby released to Burberry as partial payment of the above-identified damages, and PayPal is ordered to release to Burberry the amounts from Defendants' PayPal accounts within ten (10) business days of receipt of this Order.
- 8. Until Burberry has recovered full payment of monies owed to it by any Defendant, Burberry shall have the ongoing authority to serve this Order on any banks, savings and loan associations, or other financial institutions including, without limitation, PayPal, (collectively, the "Financial Service Providers") in the event that any new financial

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accounts controlled or operated by Defendants are identified. Upon receipt of this Order,

the Financial Service Providers shall within two (2) business days:

a. Locate all accounts connected to Defendants, Defendants' Online Marketplace

Accounts or Defendants' websites, including, but not limited to, any PayPal accounts;

b. Restrain and enjoin such accounts from receiving, transferring or disposing of any

money or other of Defendants' assets; and

c. Release all monies restrained in Defendants' financial accounts, including monies

held by PayPal, to Burberry as partial payment of the above-identified damages

within ten (10) business days of receipt of this Order.

9. In the event that Burberry identifies any additional online marketplace accounts, domain

names or financial accounts owned by Defendants, Burberry may send notice of any

supplemental proceeding to Defendants by email at the email addresses identified in

Schedule A to the Complaint and attached hereto.

10. The ten thousand dollar (\$10,000) cash bond posted by Burberry, including any interest

minus the registry fee, is hereby released to Burberry or its counsel, Greer Burns & Crain,

Ltd. The Clerk of the Court is directed to return the cash bond previously deposited with

the Clerk of the Court to Burberry or its counsel by check made out to the Greer Burns &

Crain IOLTA account.

This is a Final Judgment.

DATED: September <u>25</u>, 2014

U.S. District Court Judge Sara L. Ellis

, Case: 1:14-cv-04824 Document #: 38 Filed: 09/25/14 Page 7 of 40 PageID #:8063

Burberry Limited, a United Kingdom corporation and Burberry Limited, a New York corporation  $\nu$ . The Partnerships and Unincorporated Associations Identified on Schedule "A" - Case No. 14-cv-4824

# Schedule A

## **Defendant Domain Names**

No.Domain Name1burberryhandbags-australia.biz2watches2time.biz3colapinhandbags.biz4iofferchanelbags7.biz551bab.cc6smilehandbags.com7beltsupermall.com8loudbags.com9sonicebagmall.com10us-burberrymalls.com11esalebag.com12prettyburberrybag.com13burberry-sales.com14vdcone.com15burberrysbuy.com16cheapburberrybagsuk.com172014bagsuk.com18burberrysoldesfr.com20vogueburberryfr.com21loveluxurybags.com22sound-stand.com23burberryoutletstorea.com24burberrydesigner.com25bags-outlet-2014.com26vestean.com27luxury-portero.com28burberry-shops.com29mypayyours.com30thevoguebags.com31burberrysacsdeventeenligne.com		Defendant D
2 watches2time.biz 3 colapinhandbags.biz 4 iofferchanelbags7.biz 5 51bab.cc 6 smilehandbags.com 7 beltsupermall.com 8 loudbags.com 9 sonicebagmall.com 10 us-burberrymalls.com 11 esalebag.com 12 prettyburberrybag.com 13 burberry-sales.com 14 vdcone.com 15 burberrysbuy.com 16 cheapburberrybagsuk.com 17 2014bagsuk.com 18 burberrysoldesfr.com 19 burberryonlinefr.com 20 vogueburberryfr.com 21 loveluxurybags.com 22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	No.	Domain Name
3 colapinhandbags.biz 4 iofferchanelbags7.biz 5 51bab.cc 6 smilehandbags.com 7 beltsupermall.com 8 loudbags.com 9 sonicebagmall.com 10 us-burberrymalls.com 11 esalebag.com 12 prettyburberrybag.com 13 burberry-sales.com 14 vdcone.com 15 burberrysbuy.com 16 cheapburberrybagsuk.com 17 2014bagsuk.com 18 burberrysoldesfr.com 19 burberryonlinefr.com 20 vogueburberryfr.com 21 loveluxurybags.com 22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	1	burberryhandbags-australia.biz
4 iofferchanelbags7.biz 5 51bab.cc 6 smilehandbags.com 7 beltsupermall.com 8 loudbags.com 9 sonicebagmall.com 10 us-burberrymalls.com 11 esalebag.com 12 prettyburberrybag.com 13 burberry-sales.com 14 vdcone.com 15 burberrysbuy.com 16 cheapburberrybagsuk.com 17 2014bagsuk.com 18 burberrysoldesfr.com 19 burberryonlinefr.com 20 vogueburberryfr.com 21 loveluxurybags.com 22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	2	watches2time.biz
5 51bab.cc 6 smilehandbags.com 7 beltsupermall.com 8 loudbags.com 9 sonicebagmall.com 10 us-burberrymalls.com 11 esalebag.com 12 prettyburberrybag.com 13 burberry-sales.com 14 vdcone.com 15 burberrysbuy.com 16 cheapburberrybagsuk.com 17 2014bagsuk.com 18 burberrysoldesfr.com 19 burberryonlinefr.com 20 vogueburberryfr.com 21 loveluxurybags.com 22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	3	colapinhandbags.biz
6 smilehandbags.com 7 beltsupermall.com 8 loudbags.com 9 sonicebagmall.com 10 us-burberrymalls.com 11 esalebag.com 12 prettyburberrybag.com 13 burberry-sales.com 14 vdcone.com 15 burberrysbuy.com 16 cheapburberrybagsuk.com 17 2014bagsuk.com 18 burberrysoldesfr.com 19 burberryonlinefr.com 20 vogueburberryfr.com 21 loveluxurybags.com 22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	4	iofferchanelbags7.biz
7 beltsupermall.com 8 loudbags.com 9 sonicebagmall.com 10 us-burberrymalls.com 11 esalebag.com 12 prettyburberrybag.com 13 burberry-sales.com 14 vdcone.com 15 burberrysbuy.com 16 cheapburberrybagsuk.com 17 2014bagsuk.com 18 burberrysoldesfr.com 20 vogueburberryfr.com 21 loveluxurybags.com 22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	5	51bab.cc
8 loudbags.com 9 sonicebagmall.com 10 us-burberrymalls.com 11 esalebag.com 12 prettyburberrybag.com 13 burberry-sales.com 14 vdcone.com 15 burberrysbuy.com 16 cheapburberrybagsuk.com 17 2014bagsuk.com 18 burberrysoldesfr.com 19 burberryonlinefr.com 20 vogueburberryfr.com 21 loveluxurybags.com 22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	6	smilehandbags.com
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10 us-burberrymalls.com 11 esalebag.com 12 prettyburberrybag.com 13 burberry-sales.com 14 vdcone.com 15 burberrysbuy.com 16 cheapburberrybagsuk.com 17 2014bagsuk.com 18 burberrysoldesfr.com 19 burberryonlinefr.com 20 vogueburberryfr.com 21 loveluxurybags.com 22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	8	loudbags.com
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15 burberrysbuy.com 16 cheapburberrybagsuk.com 17 2014bagsuk.com 18 burberrysoldesfr.com 19 burberryonlinefr.com 20 vogueburberryfr.com 21 loveluxurybags.com 22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	13	burberry-sales.com
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17 2014bagsuk.com 18 burberrysoldesfr.com 19 burberryonlinefr.com 20 vogueburberryfr.com 21 loveluxurybags.com 22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	15	burberrysbuy.com
18 burberrysoldesfr.com 19 burberryonlinefr.com 20 vogueburberryfr.com 21 loveluxurybags.com 22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	16	cheapburberrybagsuk.com
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21 loveluxurybags.com 22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	19	burberryonlinefr.com
22 sound-stand.com 23 burberryoutletstorea.com 24 burberrydesigner.com 25 bags-outlet-2014.com 26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	20	vogueburberryfr.com
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26 vestean.com 27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	24	burberrydesigner.com
27 luxury-portero.com 28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	25	bags-outlet-2014.com
28 burberry-shops.com 29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com	26	vestean.com
29 mypayyours.com 30 thevoguebags.com 31 burberrymoda.com		luxury-portero.com
30 thevoguebags.com 31 burberrymoda.com		burberry-shops.com
31 burberrymoda.com	29	
		thevoguebags.com
32 burberrysacsdeventeenligne.com		burberrymoda.com
	32	burberrysacsdeventeenligne.com

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33	pascherburberrysac.com
34	theburberryoutletus.com
35	outlet-biz.com
36	burberrysalesoutlet.com
37	real-addiction.com
38	brandbagsonlinesale.com
39	bestburberrys.com
40	topmarqueskey.com
41	burberry-indias.com
42	burberryoutletstoreb.com
43	burberrys-uk.com
44	burberryitalian.com
45	designerhandbagsup.com
46	trenchburberrysolde.com
47	burberryoutletstore2014s.com
48	burberryoutletafr.com
49	wenwatches.com
50	burberryhandbagsbusiness.com
51	burberryoutletsscarfs.com
52	burberrytime.com
53	burberrywatchsale.com
54	globalbeddingmall.com
55	baomarts.com
56	itburberry.com
57	chemiseburberrysolde.com
58	burberryoksale.com
59	replicahermesbelts.com
60	burberrysoldesfemme.com
61	burberryhommefemme.com
62	taschenburberrydeutschland.com
63	burberryborsesitoufficiale.com
64	usburberry.com
65	burberryjacketsale.com
66	burberrystorelondon.com
67	fyhandbags.com
68	afialink.com
69	online-bigsale.com
70	poloburberrypascher.com
71	burberryhommesoldes.com
72	brtbags.com
73	burberrywalletforsale.com

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74	ukburberryuk.com
75	burberry-burberryoutlet.com
76	burberryman.com
77	burberrynowsaler.com
78	burberrysupply.com
79	burberrywatcheshut.com
80	1burberryhandbag.com
81	1burberrybag.com
82	burberryscarfsaleoutlets.com
83	sacventeboutique.com
84	burberryvendita.com
85	handbagsonlinesupply.com
86	soldeburberrypascher.com
87	burberryitems.com
88	burberrypascher-fr.com
89	salediscountburberry.com
90	salefashionburberry.com
91	taskeidanmark.com
92	wholesalenewburberry.com
93	burberryamilano.com
94	achetersacburberry.com
95	bagsbestonline.com
96	scarf-brands.com
97	burberryindeutschland.com
98	grburberry.com
99	outletburberryroma.com
100	burberryscarf2014.com
101	borseoutletmilano.com
102	fashionsvillage.com
103	shoppings-plaza.com
104	storeofwatches.com
105	sacpascherburberry.com
106	francedoudounemagasin.com
107	burberrydiscountbags.com
108	pascherburberryvente.com
109	milanoburberry.com
110	burberryishop.com
111	luxurytradecenter.com
112	esacburberrypascher.com
113	cheapburberryoutletstores.com
114	buycheapburberry.com

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115	buytopbrand.com
116	burberry-online-store.com
117	topmallbags.com
118	storeonbags.com
119	burberry-italia.com
120	burberryinitaly.com
121	paschereburberry.com
122	saleburberrywallet.com
123	esluxurytop.com
124	burberrysmagasin.com
125	bagthestyle.com
126	bagshotsaleoutlet.com
127	burberry-bagsales.com
128	burberryoutletsg.com
129	mustbefashion.com
130	ebuypursesaaa.com
131	usa-outletstore.com
132	burberryscarfoutletus.com
133	burberry-schoenen.com
134	sell-bags.com
135	chemisesburberrysolde.com
136	espnbag.com
137	aupairreview.com
138	burberrybagsoksale.com
139	burberry-nice.com
140	top-sneakerworld.com
141	topshowp.com
142	requintnhommers.com
143	fashionabletn.com
144	offerteborseburberry.com
145	handbagoutletathens.com
146	ventefrancedoudoune.com
147	borseburberrydonna.com
148	kvinderburberry.com
149	negozioburberry.com
150	magasinsacburberry.com
151	theburberryhandbags.com
152	burberry-tasker.com
153	classichandbagsusa.com
154	burberrysaleamerica.com
155	prezziborseburberry.com

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156	buycheapestbelt.com
157	burberrydiscountoutlet.com
158	burberrytaskeonline.com
159	burberryusaoutlet.com
160	saldiburberry.com
161	newfashionbelts.com
162	wallethandbagssale.com
163	prixsacpascher.com
164	frburberry.com
165	checheburberry.com
166	paschersdoudounes.com
167	eburberryfr.com
168	echemiseburberry.com
169	eburberrypascher.com
170	burberryoutlettassen.com
171	burberryespana.com
172	outletburberryitaly.com
173	ipcoip.com
174	burberrytaske.com
175	burberrymilanonegozi.com
176	burberryhandbagsoffer.com
177	sacsburberryfrance.com
178	burberryecharpepascher.com
179	tshirtsolde.com
180	untshirt.com
181	frtshirtpascher.com
182	moinschertshirt.com
183	scarfoutletonline.com
184	achatsacburberry.com
185	brands-discounts.com
186	yohagoalamerica.com
187	goodburberryoutlet.com
188	usbrandclothing.com
189	burberrybags-sales.com
190	rebateshoes.com
191	okwot.com
192	burberryofferta.com
193	bagscheapwholesale.com
194	burberryinmilano.com
195	soaho-scarf.com
196	beltsdiscount.com

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197	replicaburberryscarf.com
198	buyburberrywallet.com
199	trenchiburberrypascher.com
200	burberrymagasiner.com
201	burberry-soldes.com
202	fendivenditaonline.com
203	chemisefranceenligne.com
204	tasketilbuddanmark.com
205	buyclassicbelts.com
206	beltdiscountsale.com
207	miumiunederlandonline.com
208	burberrybagssupply.com
209	jeansgoedkoopste.com
210	supplyburberry.com
211	burberrywomenbags.com
212	negoziburberryitalia.com
213	salesburberrybags.com
214	fashionhandbagsshow.com
215	skjorteoslonorge.com
216	buydiscountburberry.com
217	pascherburberryparis.com
218	burberryborseprezzo.com
219	miumiukopenonline.com
220	burberryonlineudsalg.com
221	burberrynegozionline.com
222	beltstockists.com
223	timberlandprezzooutlet.com
224	burberryoffer.com
225	burberrybagsoffer.com
226	burberrydiscounte.com
227	echarpeburberryfrance.com
228	soldesburberry.com
229	burberry-canada.com
230	lqshoes.com
231	sunbuy8.com
232	inccbags.com
233	hotburberryoutletsale.com
234	burberry-scarf-usa.com
235	iwatch361.com
236	brandstyles-2014.com
237	prezzoborseburberry.com

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238	burberryforwholesale.com
239	burberrytilsalgonline.com
240	burberrytilbudoutlet.com
241	handbagsclassiconline.com
242	miumiutaschenonline.com
243	burberrynederlands.com
244	theburberryus.com
245	cheapguccibeltsreplica.com
246	boutiquesofwatches.com
247	burberryborseprezzi.com
248	cheapburberryhandbags.com
249	burberryoutletnederland.com
250	burberrysalegreece.com
251	burberryhandbagsretail.com
252	burberrysitoufficiales.com
253	burberrypaschersoldes.com
254	burberrypris.com
255	burberryclassichandbags.com
256	kobburberrytaskeronline.com
257	spoonplus.com
258	allburberry.com
259	hutbag.com
260	fashionhandbagssales.com
261	luxurybrands-onlines.com
262	nikegz.com
263	discountbag2014.com
264	burberryscarfofficial.com
265	burberryoutletsalg.com
266	burberryprezzo.com
267	topclassicburberry.com
268	burberrybagsusa.com
269	burberrytaskeudsalg.com
270	burberrynegozimilano.com
271	borseburberry2014.com
272	burberry-tilsalg.com
273	burberryvenditaonline.com
274	negoziburberryonline.com
275	newcheapburberry.com
276	womenburberryonline.com
277	burberryonlinesupply.com
278	buywomenburberry.com

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279	retailburberrybags.com
280	burberryonlinedk.com
281	burberrystoreusa.com
282	achatburberrypascher.com
283	burberrynegoziitalia.com
284	burberryforwomen.com
285	burberrysalgoutlet.com
286	priserburberry.com
287	denmarkburberry.com
288	classicburberryonline.com
289	womensburberryhandbags.com
290	burberryofferte.com
291	negozioburberrymilano.com
292	burberryborseroma.com
293	womensburberrystore.com
294	burberry-danmark.com
295	burberrysaldionline.com
296	venteboutiqueburberry.com
297	prezziburberry.com
298	burberryfashion.com
299	burberryretailoutlet.com
300	burberryfashiononline.com
301	negoziburberry.com
302	burberrywholesalebags.com
303	burberrybagamerica.com
304	doudounevetements.com
305	beltclassic.com
306	canadagoosesoldesprix.com
307	handbagsretailoutlet.com
308	supplyhandbagsonline.com
309	handbagscheapestsale.com
310	the classic handbags.com
311	doudouneachatparis.com
312	kvindertaskerdanmark.com
313	taskerdanmarkonlinesalg.com
314	taskeroutlettilbud.com
315	miumiuoutletdeutschland.com
316	tilkvindertasker.com
317	kvindertaskertilbud.com
318	tassentekooponline.com
319	handbagsonlinegreece.com

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320	bagsonlineathens.com
321	spacciomiumiu.com
322	borseroma.com
323	venditaborse2013.com
324	fendisaldi.com
325	borsedonnaprezzi.com
326	handbagsonlinegr.com
327	besthandbagsretail.com
328	fashiondiscountbags.com
329	ralphlaurenibutikk.com
330	jeanscomprar.com
331	jeansmilanonegozi.com
332	beltsinamerica.com
333	billigaskjortorse.com
334	skjortoroutletonline.com
335	beltscheaponline.com
336	handbagsonlineusa.com
337	discountbagswholesale.com
338	poloonlinesalg.com
339	parkaboutiqueenligne.com
340	northfacemagasinparis.com
341	jordanretailshoes.com
342	skjortedanmarkoutlet.com
343	baratosralphlauren.com
344	northfacemagasin.com
345	jeansmunchen.com
346	jeansbilligshop.com
347	negoziojeans.com
348	goedkopejeansonline.com
349	classicbeltssale.com
350	belthotsales.com
351	kopapolo.com
352	prismulberryalexa.com
353	billigetaskertilkvinder.com
354	bagsitaliaonline.com
355	taskerprisersalg.com
356	retailnewhandbags.com
357	doudouneprixpascher.com
358	miumiugunstigonline.com
359	paschersacsoldes.com
360	ventesacenligne.com

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361	acheterdessac.com		
362	venditafendionline.com		
363	borsedonnasaldi.com		
364	borseofferteonline.com		
365	sacpascherachat.com		
366	parischemises.com		
367	jeansvenditaitalia.com		
368	borseonlinesaldi.com		
369	classicbeltretail.com		
370	beltsclassic.com		
371	billigaskjortaonline.com		
372	billigaskjortoronline.com		
373	newerahatssaleoutlet.com		
374	mmbuybags.com		
375	bagsmm.com		
376	hi-bags.com		
377	ltlcs.com		
378	saleburberryuk.com		
379	silvertonfallcolorfest.com		
380	burberryoutletstoresbo.com		
381	magasinburberrysac.com		
382	modadonnaborse.com		
383	burberrymadrid.com		
384	burberryfranceonline.com		
385	burberry rabais.com		
386	place-shop.com		
387	burberryvenditaoutlet.com		
388	desdoudounes.com		
389	burberryforoutlet.com		
390	bikiniwholesaleonline.com		
391	taskeburberry.com		
392	jeansverkaufonline.com		
393	soleuk.com		
394	burberryoutletstores2014.com		
395	discountburberryshop.com		
396	burberrymagasinparis.com		
397	burberrysitoonline.com		
398	burberryborsesaldi.com		
399	okshoesgood.com		
400	alaskasua.com		
401	oursshopping.com		

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402	buybestburberry.com		
403	burberrysfr.com		
404	burberrybagsoutlet.com		
405	styles-onsale.com		
406	joyfabaaa.com		
407	burberrybagscheap.com		
408	shopdesignerbagsmall.com		
409	chemiseburberrypascher.com		
410	burberryfemmesacfrance.com		
411	sacboutiquevente.com		
412	houkiya.com		
413	burberry2014saleca.com		
414	udsalgburberrytasker.com		
415	newclassichandbags.com		
416	sacsburberry.com		
417	usa-burberryoutletstorey.com		
418	cheapbag2013.com		
419	buyuniquegiftss.com		
420	newburberryonsale.com		
421	burberryshirtscheap.com		
422	burberryklubb.com		
423	outlet-borse.com		
424	buypolotshirts.com		
425	hotburberryonsale.com		
426	burberryclearance.com		
427	burberrywalletbuy.com		
428	burberry-outletburberry.com		
429	bowlingbaguk.com		
430	handbagstnt.com		
431	officialburberryshop.com		
432	classicbeltsale.com		
433	donnaburberry.com		
434	oslopolo.com		
435	replicahandbagshop.com		
436	valvick.com		
437	outletburberryitalia.com		
438	shopmallxp.com		
439	brandfacotryshop.com		
440	burberrypascherprix.com		
441	bagscheapest.com		
442	burberryonlinesalg.com		

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443	discounthandbagshome.com		
444	borseitaliaprezzi.com		
445	sacfemmefrance.com		
446	sneakerbuyer.com		
447	soldessac-fr.com		
448	foulardburberry.com		
449	newcheap999.com		
450	burberrymode.com		
451	burberryidanmark.com		
452	womenburberrysale.com		
453	myluxurydesigners.com		
454	sacburberryhommes.com		
455	luxbagonline.com		
456	burberrycanadas.com		
457	theglamfashion.com		
458	burberrymilanoroma.com		
459	burberrymagasinenligne.com		
460	thelighthousecovenant.com		
461	tshirtmarques.com		
462	doudounesacheterenligne.com		
463	burberry-outletstore.com		
464	milanoborseburberry.com		
465	burberryhandbagsuk.com		
466	burberry-taske.com		
467	soinbags.com		
468	handbagswholesaleus.com		
469	saraluxury.com		
470	jeanpush.com		
471	jeancentre.com		
472	jeanscan.com		
473	wmsshoes.com		
474	burberryhandbags-outlet.com		
475	okdealnow.com		
476	fakeguccibeltsky.com		
477	salecheapburberry.com		
478	burberrytaskerpriser.com		
479	burberrybilligeonline.com		
480	athensburberry.com		
481	burberrymilanoonline.com		
482	burberrypriser.com		
483	tilkvinderburberry.com		

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484	billigeburberryudsalg.com		
485	handbagswallet.com		
486	borsemiumiusito.com		
487	kopbilligamulberry.com		
488	afitchs.com		
489	2013-louisvuittonhandbags.com		
490	burberrydiscountstore.com		
491	burberry-tilbud.com		
492	kobburberrytasker.com		
493	burberryretailonline.com		
494	burberryprezzionline.com		
495	sitoborseburberry.com		
496	nbhandbags.com		
497	fourrureshop.com		
498	burberry-dk.com		
499	mybags-uk.com		
500	burberrysalgonline.com		
501	bestbeltoutlet.com		
502	cheapburberryoutletsell.com		
503	burberry-outletshops.com		
504	replicahandbagsstar.com		
505	replicahandbags4us.com		
506	itmarche.com		
507	burberrysale-australia.com		
508	achatdessacburberry.com		
509	burberry fashionsale.com		
510	burberryonlineitalia.com		
511	handbagscheapclassic.com		
512	doudounepaschervente.com		
513	tiendasdecamisas.com		
514	skjortorreabilliga.com		
515	burberryborseoutletonline.info		
516	taschenburberry.net		
517	bolsasburberry.net		
518	cheapburberrybagsonsale.net		
519	burberrysoutletuk.net		
520	burberryoutletstores2014.net		
521	burberrycheapbags.net		
522	sacs-deluxe-bags-fr.net		
523	borsemiumiu.net		
524	topburberrybags.net		

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525	borse-bag-it.net		
526	sacburberrysolde.net		
527	kobburberrytasker.net		
528	burberry2014.net		
529	parkacanadagoosefrance.net		
530	burberryinc.net		
531	burberryoutletinc.net		
532	tilbudburberrytasker.net		
533	burberryhandbagsforsale.net		
534	miumiunegozio.net		
535	burberryhandbagsbuy.net		
536	burberry-mexico.net		
537	burberrys-australia.net		
538	magasinsacburberry.net		
539	greeceburberry.net		
540	venditaborseburberry.net		
541	kobbilligeburberry.net		
542	sacsburberrypascher.net		
543	burberrybagsstore.net		
544	billigeburberrytasker.net		
545	burberryoutletsalg.net		
546	burberrytilsalg.net		
547	burberrybagscheap.net		
548	miqi-fushi.net		
549	topluxuryonline.net		
550	usa-burberry.net		
551	stefsclothes.net		
552	burberryretail.net		
553	burberrybagshotsale.net		
554	spaccioburberry.net		
555	burberryhandbags2013.net		
556	burberryhandbagshop.net		
557	burberrybaustralia.net		
558	burberryudsalgdanmark.net		
559	outletburberryuk.net		
560	kongbags.net		
561	handgags.net		
562	burberry-outlet-store.net		
563	bilet2.net		
564	tshirthommefemme.net		
565	tshirtbon.net		

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566	burberryoutlet1856s.net		
567	burberrysingapores.org		
568	burberry-clothing.org		
569	poloburberrypascher.org		
570	burberry-malaysias.org		
571	discountburberrybags.org		
572	discountburberry.org		
573	saleesburberry.org		
574	borseburberryitalia.org		
575	burberryoutletinc.org		
576	burberryoutletstore.org		
577	handbagscn.org		
578	handbagoutlet.org		
579	replicalouisvuittonhandbags.org		
580	burberryoutletonlineitalia.org		
581	carvesonline.org		
582	burberrysalesau.org		
583	paschersacsdelouisvuitton.org		
584	burberry-outlethandbags.org		
585	achatmarque.org		
586	burberryscarfoutlet.org		
587	burberrydanmark.org		
588	burberrytaskeroutlet.org		
589	cheapesthandbags.org		
590	tilkvindertasker.org		
591	kvindertaskeronline.org		
592	burberryforcheap.org		
593	kobbilligeburberry.org		
594	burberrytaskeronline.org		
595	ventecanadagoose.org		
596	burberrystoreonline.org		
597	billigeburberrysalg.org		
598	burberry-australia.org		
599	burberryplaza.org		
600	burberryfactoryoutletusa.us		
601	coachstoreonlines.us		
602	bagoutlets.us		
603	rixoyun.us		
604	vinops.us		
605	outlet-burberry.us		
606	burberrybagsoutlet.us		

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607	scarfsale.us	
608	burberryoutlets.us	
609	burberrybags2013.us	
610	burberrybags.us	
611	burberryfactory.us	
612	indesignerhandbags.us	
613	shopmybags.us	
614	topluxury.us	
615	burberryhandbags.us	
616	burberryhandbags.us.com	
617	burberry.us.com	

**Defendant Domain Names Registrants** 

No.	Defendant / Registrant Name	Registrant Email
1	charle tople	858768785@qq.com
2	Fundacion Private Whois	53196d6846k8hlkp@5225b4d0pi3627q9.privatew hois.net
3	Domains By Proxy, LLC	COLAPINHANDBAGS.BIZ@domainsbyproxy.com
4	PrivacyProtect.org	contact@privacyprotect.org
5	zheng wei	van@35zh.com
6	WHOISGUARD, INC.	0EB89FFCCB0F45C8899AEA19FC2CF049.PROTECT @WHOISGUARD.COM
7	ren yuyi	1106916886@qq.com
8	linsan trading	1272555204@qq.com
9	zheng chunsheng	1402998006@qq.com
10	huang qiang	152541494@qq.com
11	huang bin bin	1744558500@qq.com
12	wang fu	1806607600@qq.com
13	Lizy	1966706304@qq.com
14	liang ren	2409229589@qq.com
15	fsdf dffsdf	2461982651@qq.com
16	sads dasa	2461982651@qq.com
17	wan long	2545652026@qq.com
18	hello	297358485@qq.com
19	nhlhomes	303355851@qq.com
20	Li Si	309331462@qq.com
21	mi mi	326805212@qq.com
22	zou yali	329942051@qq.com
23	Wang Fan	396444855@qq.com
24	wangfan	396444855@qq.com
25	burberry-shops	402627517@qq.com

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26	Koiett Mdleese	457537973@qq.com
27	Li ning	4821482@qq.com
		49CC4F86197D42AABE0903A9A185F246.PROTECT
28	WHOISGUARD, INC.	@WHOISGUARD.COM
29	belstaff	522028513@qq.com
30	moncler	522028513@qq.com
31	Fundacion Private Whois	522c80b64qpfgiop@5225b4d0pi3627q9.privatewh ois.net
32	Fundacion Private Whois	532977a8fc7q0sjq@5225b4d0pi3627q9.privatewh ois.net
33	Fundacion Private Whois	5348a7e755qnybq4@5225b4d0pi3627q9.privatew hois.net
34	gong bin	554465326@qq.com
35	lin qiang	574346313@qq.com
36	Chen Lin	592854796@qq.com
37	chen li	593289768@qq.com
		6328B69A93AE4378BA7041B219C80D06.PROTECT
38	WHOISGUARD, INC.	@WHOISGUARD.COM
39	Li DuoHai	63434456411@dns-dns.net
		6CC0B56966B248B9851A22FF5E436317.PROTECT
40	WHOISGUARD, INC.	@WHOISGUARD.COM
41	Huang Yuelin	754344171@qq.com
42	WHOISGUARD, INC.	79DC6D2D5A4742209A95016611EEAA06.PROTEC T@WHOISGUARD.COM
43	WHOISGUARD, INC.	7E20C155EAED4D709A44DB5736303807.PROTECT @WHOISGUARD.COM
44	zhang fei	813583228@qq.com
45	zhang bin	813583228@gg.com
46	Organization	838917103@qq.com
47	Dixie Welling	admin@BURBERRYHANDBAGSBUSINESS.COM
48	Linda Sunderman	admin@burberryoutletsscarfs.com
49	Feng Biao yang	admin@burberrytime.com
50	zheng tianming	admin@burberrywatchsale.com
51	xibao zhu	ahzpw@163.com
52	Mikhail Alkhasov	aliteams@163.com
53	Bonci Daniel	alrightfr@hotmail.com
54	lin shang	amyrmucha@gmail.com
55	Yazhou Zhou	andylindastore@hotmail.com
56	Jennifer Pawlonka	artifactdisg@gmail.com
57	Frank Maus	assureejqz@gmail.com
58	wang funing	attiffiny@hotmail.com
59	Shaowu wu	badfas32dfd1s@yahoo.com

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60	Shaowu wu	badfweqq2f2223d1s@yahoo.com
61	JIANXIAO YAO	bagsfor88@163.com
62	josiah C.Racer	batongxinxi@126.com
63	Ipinabd road	bedecarleton@outlook.com
64	hermesbracelets hermesbracelets	blousonmonclerfemme@gmail.com
65	bomgglbair bomgglbair	bomgglbair@163.com
66	wan chong	brtbags@126.com
67	FEIYUE PENG	BUHUKUFU@163.COM
68	Bachstr	bundys6@163.com
69	liu guo sen	burberryburberryoutlet@gmail.com
70	John Black	burberrymancom@hotmail.com
71	li yuan	burberrynowsaler2013@hotmail.com
72	WENLILIU	burberrysupply@gmail.com
73	li mingzhu	burberrywatcheshut.com@gmail.com
74	federico porcedda	business2customers@gmail.com
75	TEAMSU	BUYQUALITYLINK@GMAIL.COM
76	luonian	byhugdh@163.com
77	li ling	byuiopr@163.com
78	cai yanpei	caiyanpei56kh@126.com
79	Ali Taylor	carlbryc@hotmail.com
80	Wang San	casd324c@126.com
81	liang qiong zhuang	churitt@163.com
82	liang	churitt@163.com
83	liang qiongzhuang	churitt@163.com
84	zhang yijun	chusys@163.com
85	Evangeline	colin218dollars@gmail.com
	Privacy Protection Service INC d/b/a	
86	PrivacyProtect.org	contact@privacyprotect.org
87	ya yun ping	dabudt@163.com
88	LiuLing	dabuhr@163.com
89	CHEN LIFEN	DAFENSJI@163.COM
90	zhang shao hong	dahuee@163.com
91	demp cross	dempcross@yahoo.com
92	David	dfdfsing@hotmail.com
93	Reed Greenough	dishyinl@hotmail.com
94	Delores Mayweather	domain@sudu.cn
95	DOMAIN WHOIS PROTECTION SERVICE	domain@whoisprotectionservice.org
96	DOMAIN WHOIS PROTECTION SERVICE	domainadm@hichina.com
97	li tianyi	domainsky2014@hotmail.com
98	Huang Xiaohui	drugstore722@gmail.com
99	SHUANGZHI LI	DSFLAJF@163.COM

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100	LIPING LIU	DSGDMOG@163.COM
101	fghf fgdsg	dsghdsggn@163.com
102	Kathy Young	dskgsgkjsgssdhg@hotmail.com
103	Do Feiyung	dufeiyung@163.com
104	Zhang CunHao	durked@163.com
105	wen ben zhou	e59e@qq.com
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56	iOffer - xiaogeganio	wodiwangluo423@126.com
57	iOffer - xihutaiziwan	hongxingxing667@163.com
58	iOffer - xinnian20112011	lilijuntao@hotmail.com
59	iOffer - xinxinxiangrong11	weidafuxing111@163.com
60	iOffer - yanlei763	xiechunyan147@163.com
61	iOffer - yiji998	yesaoshunli888@hotmail.com
62	iOffer - zoom125	guxifa2269@gmail.com
63	iOffer - chao456ji	gao741mei@163.com
64	sellao.com/store/jubaoge77.html	jubaoge77@hotmail.com
65	sellao.com/store/saiskming.html	宋海鹏
66	sellao.com/store/zwxlhh.html	zwxlhh@126.com
67	xkj3333.v.yupoo.com	mns_silva@yahoo.com

PayPal Accounts		
No Email Address		
1	bowen0503@hotmail.com	
2	weekdayshop@gmail.com	
3	markhillman2323@gmail.com	
4	304039521@qq.com	
5	xts19831109@163.com	
6	rthongon@yahoo.com	
7	shijiebei7890@163.com	
8	ritakxx@hotmail.com	

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9	kumhiaea@hotmail.com
10	delapgy@hotmail.com
11	polihpc@hotmail.com
12	dreamhome694@yahoo.com
13	qq15243789@163.com
14	helvvip@126.com
15	emmamkp@hotmail.com
16	shembye67@163.com
17	hmbuuey@163.com
18	buketa@live.com
19	shoukuan1800@163.com
20	baihuzi118@126.com
21	lailai6888@126.com
22	wangkai6899@126.com
23	xinxinlovefish@outlook.com
24	xudandan790@gmail.com
25	zhongguo3898@163.com
26	hangzhou3069@163.com
27	nanjing9879@163.com
28	jdsuebz168dd@126.com
29	xiayu0018@163.com
30	gongxifa888@aliyun.com
31	gongxifa888@yahoo.com.cn
32	fdhd588@163.com
33	gsadkgnksld@163.com
34	ggfdshjjhg@163.com
35	kfjhkjgkhgg@163.com
36	olhjgfgds@163.com
37	keddgcxxsf@163.com
38	fghfgjgfhkkk@163.com
39	shouye2015@outlook.com
40	tianmin2015@hotmail.com
41	xiaopei2015@hotmail.com
42	wangwang18969@hotmail.com
43	lizhuo17779@hotmail.com
44	zhuhuaying111@hotmail.com
45	wanghaiming111@hotmail.com
46	wgj0713@outlook.com
47	gjl1015@outlook.com
48	hongxin2018@outlook.com
49	zhihai2018@outlook.com

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50	zaodianwin@163.com
51	zengfanli569@163.com
52	pengqian598@163.com
53	mqlai278@gmail.com
54	tutuda783@126.com
55	hanhang169@126.com
56	huoredeai@126.com
57	ybmd153@hotmail.com
58	hanghang6188@163.com
59	aoao2018@outlook.com
60	liuqunge2018@outlook.com
61	greatwall20134@hotmail.com
62	lianjing95jin@163.com
63	zhanwen69ka@163.com
64	wurunhua369@163.com
65	happ2223@126.com
66	lyonlaw@163.com
67	heroglux@hotmail.com
68	xongqi2014@126.com
69	duicuo2014@126.com
70	hangxin2014@126.com
71	huanghuangri2014@126.com
72	xuxulai2014@126.com
73	dengdengwo2014@126.com
74	huila2014@126.com
75	qwf430@126.com
76	huahuatie@163.com
77	yanyan5003@126.com
78	fanben321@outlook.com
79	dongjiaozi152@163.com
80	newbiaozhi408@hotmail.com
81	redbaby55@126.com
82	redbaby555@126.com
83	yoyu163a@163.com
84	oganyug@163.com
85	kahyll@yeah.net
86	chch06ok@sina.com
87	minwei1987@outlook.com
88	laodong0429@126.com
89	shaolirongyh@163.com
90	rose1984011@hotmail.com

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91	hechunimx@163.com
92	huanhustop@hotmail.com
93	kongdeqiuny@163.com
94	bingbingfa14@126.com
95	wahaha001128@163.com
96	meizhiyuan588@163.com
97	kaishi654@126.com
98	wangzai689@126.com
99	zamanup@mynet.com
100	hterry06@gmail.com
101	goldmansachs.xu@gmail.com
102	meimiaoyinfu69@163.com
103	ooppc1245@gmail.com
104	songguanghui258@126.com
105	wodiwangluo423@126.com
106	hongxingxing667@163.com
107	xxxbb2014@163.com
108	yuanmen15@163.com
109	yfjix987@163.com
110	wriyuuy@163.com
111	kjhkkr@163.com
112	xsw3rvb@163.com
113	lilijuntao@hotmail.com
114	fnli1976@hotmail.com
115	weidafuxing111@163.com
116	jingjinfeng101@163.com
117	yuanchunyeng@163.com
118	dingxinjie798@163.com
119	wangdaoyou369@163.com
120	dalangshuilin66@163.com
121	jingbendong@163.com
122	jingbenyeng@163.com
123	jingzikun111@163.com
124	xiechunyan147@163.com
125	zhaoqiantong147@163.com
126	zengfanli147@163.com
127	zhaohongfa369@163.com
128	yesaoshunli888@hotmail.com
129	guxifa2269@gmail.com
130	gao741mei@163.com
131	jubaoge77@hotmail.com

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132	宋海鹏
133	zwxlhh@126.com
134	mns_silva@yahoo.com
135	lixiuren@msn.com
136	zzhj123@outlook.com
137	service@brandbagsonlinesale.com
138	intseller@hotmail.com
139	panoslits@hotmail.com
140	samenzhen@hotmail.com
141	purchasecoolbags@hotmail.com
142	guomeigou@yahoo.com
143	motorwholesaleshop@hotmail.com
144	oksellgood@hotmail.com
145	sryjsryksry@msn.com
146	glasseswin@163.com
147	chooseme123@163.com
148	1326031032@qq.com

No	ther Defendant Email Addresses
	Email Address
1	colahandbags@gmail.com
2	kim.fabaaa@gmail.com
3	service_buy@hotmail.com
4	itmarche@hotmail.com
5	micluxury@hotmail.com
6	westlifeno1@hotmail.com
7	NikeTrade@qq.com
8	miqifushi.com@hotmail.com
9	achatmarque@hotmail.com
10	bagsproshop@gmail.com
11	burberry1856sale@gmail.com
12	burberryoutletstoresbo@hotmail.com
13	clothinghutchina@hotmail.com
14	designerhandbagsup@hotmail.com
15	ebuypurse@gmail.com
16	goodburberryoutlet@hotmail.com
17	handgags4@gmail.com
18	help-online@hotmail.com
19	hommeshoes@hotmail.com
20	infotosaler@gmail.com
21	kamewholesales@hotmail.com

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	l
22	loveluxurybags@outlook.com
23	mybagsuk@gmail.com
24	oksellgood@hotmail.com
25	onlineserve2014@gmail.com
26	onlineservicewatch@gmail.com
27	replicahandbagsstar@gmail.com
28	sale@allburberry.com
29	sale@nikegz.com
30	sales@yoursorder.com
31	salesafter@hotmail.com
32	salesreplicahandbagshop@gmail.com
33	service730@hotmail.com
34	smsltd@hotmail.com
35	superbrandcustomercenter@gmail.com
36	trade6888@gmail.com
37	tshirtbon@hotmail.com
38	tshirtmarque@hotmail.fr
39	victoryltd@hotmail.com
40	colapinservice-bag@hotmail.com
41	fabaaa.cindy@gmail.com
42	handbagshot@163.com
43	myokwot@gmail.com
44	newstylish2011@gmail.com
45	NikeTrade@hotmail.com
46	qiqifashions.com@gmail.com
47	fabaaa@gmail.com
48	sosoloafer@gmail.com

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Case: 1:19-cv-06200 Document #: 48 Filed: 11/19/19 Page 1 of 12 PageID #:1361

### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

LEVI STRAUSS & CO.,

Plaintiff.

٧.

ACINTH GIRL HY STORE, et al.,

Defendants.

Case No. 19-cv-06200

Judge John J. Tharp, Jr.

Magistrate Judge M. David Weisman

#### FINAL JUDGMENT ORDER

This action having been commenced by Plaintiff Levi Strauss & Co. ("LS&Co." or "Plaintiff") against the defendants identified on Schedule A, and using the Online Marketplace Accounts (collectively, the "Defendant Internet Stores"), and LS&Co. having moved for entry of Default and Default Judgment against the defendants identified on Schedule A attached hereto (collectively, the "Defaulting Defendants");

This Court having entered upon a showing by LS&Co., a temporary restraining order and preliminary injunction against Defaulting Defendants which included an asset restraining order;

LS&Co. having properly completed service of process on Defaulting Defendants, the combination of providing notice via electronic publication and e-mail, along with any notice that Defaulting Defendants received from payment processors, being notice reasonably calculated under all circumstances to apprise Defaulting Defendants of the pendency of the action and affording them the opportunity to answer and present their objections; and

Defaulting Defendants having failed to answer the Amended Complaint or otherwise plead, and the time for answering the Amended Complaint having expired;

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Case: 1:19-cv-06200 Document #: 48 Filed: 11/19/19 Page 2 of 12 PageID #:1361

THIS COURT HEREBY FINDS that it has personal jurisdiction over Defaulting Defendants since Defaulting Defendants directly target their business activities toward consumers in the United States, including Illinois. Specifically, Defaulting Defendants are reaching out to do business with Illinois residents by operating one or more commercial, interactive Defendant Internet Stores through which Illinois residents can purchase products using counterfeit versions of the LS&Co. Trademarks (a list of which is included in the below chart).

REGISTRATION NUMBER	TRADEMARK	REGISTRATION DATE	GOODS AND SERVICES
1,140,011	LEVI'S	September 30, 1980	For garments-namely, pants, shirts, and shorts in class 025.
1,124,018	LEVI'S	August 14, 1979	For purses, denim shopping bags, back packs, duffle bags, briefcase portfolios, key cases and wallets in class 018.  For belts, hats, caps, visors, and shoes in class 025.
1,130,486	LEVI'S	February 5, 1980	For socks in class 025.
4,660,979	LEVI'S	December 23, 2014	For underwear in class 025.
250,265	Levi's	December 4, 1928	For jeans in class 025.
581,610	LEVI'S	October 27, 1953	For men's, women's and children's overalls, jackets, outer shirts, slacks, and pants; skirts in classes 025.

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2,320,789		February 22, 2000	For clothing, namely, men's, women's and children's pants, slacks, trousers, jeans, shorts, overalls, shirts, t-shirts, vests, skirts, jackets, coats, sweaters, sweatshirts, hats and shoes in class 025.
849,437	LEVIS	May 21, 1968	For trousers, jackets, shorts, shirts, skirts in class 025.
1,135,196		May 13, 1980	For garments-namely, pants in class 025.
928,351	*S.F.CAL*	February 1, 1972	For men's, women's and children's pants, jackets in class 025.
404,248		November 16, 1943	For waistband type overalls in class 025.
1,139,254		September 2, 1980	For pants, jackets, skirts, and shorts in class 025.
2,794,649		December 16, 2003	For pants, jeans, shorts, skirts, and jackets in class 025.
356,701		May 10, 1938	For pants of the patch-pocket type worn by men, women and children in class 025.

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516,561		October 18, 1949	For men's, women's and children's jeans and jackets in class 025.
577,490		July 21, 1953	For jeans in class 025.
720,376		August 22, 1961	For pants in class 025.
774,625		August 4, 1964	For garments, particularly trousers in class 025.
775,412		August 18, 1964	For garments, particularly trousers in class 025.
1,157,769		June 16, 1981	For trousers in class 025.
2,726,253	The second secon	June 17, 2003	For clothing, namely, shirts in class 025.

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0.701.157		Danas-10 2002	For ponts isons about
2,791,156		December 9, 2003	For pants, jeans, shorts, skirts and jackets in class 025.
523,665		April 11, 1950	For men's, women's, boys', and girls' trousers in class 025.
1,044,246	THE PARTY OF THE P	July 20, 1976	For shoes in class 025.
4,576,208		July 29, 2014	For jackets; jeans; pants; t-shirts; vests in class 025.
1,030,033	LEYI STRAUSS & CO.  QUALITY CLOTHING XX  TIMER XXXXIII	January 13, 1976	For wallets in class 018.
1,095,986	LEYI STRAUSS & CO.  STRAUSS & CO.  QUALITY CLOTHING XX  TRACE  TR	July 11, 1978	For luggage-namely, back packs, shoulder bags, and purses in class 018.  For caps in class 025.
1,140,853	LEYI STRAUSS & CO.  ON THINK STRAUS A CO.  QUALITY CLOTHING XX	October 28, 1980	For garments-namely, pants, jackets, overalls and shoes in class 025.
1,313,554	505	January 8, 1985	For pants in class 025.
1,319,462	517	February 12, 1985	For pants in class 025.
1,552,985	501	August 22, 1989	For jeans in class 025.
2,503,976	569	November 6, 2001	For jeans and pants in class 025.
4,053,137	550	November 8, 2011	For jeans; pants; shorts in class 025.

THIS COURT FURTHER FINDS that Defaulting Defendants are liable for willful federal trademark infringement and counterfeiting (15 U.S.C. § 1114), false designation of origin (15 U.S.C. § 1125(a)), and violation of the Illinois Uniform Deceptive Trade Practices Act (815 ILCS § 510, et seg.).

IT IS HEREBY ORDERED that LS&Co.'s Motion for Entry of Default and Default Judgment is GRANTED in its entirety, that Defaulting Defendants are deemed in default and that this Final Judgment is entered against Defaulting Defendants.

#### IT IS FURTHER ORDERED that:

- Defaulting Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under, or in active concert with them be permanently enjoined and restrained from:
  - a. using the LS&Co. Trademarks or any reproductions, counterfeit copies or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine LEVI'S® brand product or not authorized by LS&Co. to be sold in connection with the LS&Co. Trademarks;
  - b. passing off, inducing, or enabling others to sell or pass off any product as a genuine LEVI'S® brand product or any other product produced by LS&Co., that is not LS&Co.'s or not produced under the authorization, control or supervision of LS&Co. and approved by LS&Co. for sale under the LS&Co. Trademarks;

c. committing any acts calculated to cause consumers to believe that Defaulting Defendants' products are those sold under the authorization, control or supervision of LS&Co., or are sponsored by, approved by, or otherwise connected with LS&Co.;

- d. further infringing the LS&Co. Trademarks and damaging LS&Co.'s goodwill; and
- e. manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for LS&Co., nor authorized by LS&Co. to be sold or offered for sale, and which bear any of LS&Co.'s trademarks, including the LS&Co. Trademarks, or any reproductions, counterfeit copies or colorable imitations thereof.
- 2. Defaulting Defendants and any third party with actual notice of this Order who is providing services for any of the Defaulting Defendants, or in connection with any of the Defendant Internet Stores or other online marketplace accounts operated by Defaulting Defendants, including, without limitation, any online marketplace platforms such as iOffer, eBay, AliExpress, Alibaba, Amazon, Wish.com, and Dhgate, sponsored search engine or ad-word providers, credit cards, banks, merchant account providers, third party processors and other payment processing service providers, and Internet search engines such as Google, Bing, and Yahoo (collectively, the "Third Party Providers") shall within three (3) business days of receipt of this Order:
  - a. disable and cease providing services being used by Defaulting Defendants, currently or in the future, to engage in the sale of goods using the LS&Co. Trademarks;

- b. disable and cease displaying any advertisements used by or associated with Defaulting Defendants in connection with the sale of counterfeit and infringing goods using the LS&Co. Trademarks; and
- c. take all steps necessary to prevent links to the Defendant Internet Stores identified on Schedule A from displaying in search results, including, but not limited to, removing links to the Defendant Internet Stores from any search index.
- 3. Pursuant to 15 U.S.C. § 1117(c)(2), LS&Co. is awarded statutory damages from each of the Defaulting Defendants in the amount of five hundred thousand dollars (\$500,000) for willful use of counterfeit LS&Co. Trademarks on products sold through at least the Defendant Internet Stores. The five hundred thousand dollar (\$500,000) award shall apply to each distinct Defaulting Defendant only once, even if they are listed under multiple different aliases in the Amended Complaint and Schedule A.
- 4. Any Third Party Providers holding funds for Defaulting Defendants, including PayPal, Inc. ("PayPal"), Alipay, Wish.com, and Amazon Pay, shall within two (2) business days of receipt of this Order, permanently restrain and enjoin any non-U.S. based accounts connected to Defaulting Defendants or the Defendant Internet Stores from transferring or disposing of any funds (up to the amount of statutory damages awarded in ¶ 3 above) or other of Defaulting Defendants' assets.
- 5. All monies (up to the amount of statutory damages awarded in ¶ 3 above) currently restrained in Defaulting Defendants' financial accounts, including monies held by Third Party Providers such as PayPal, Alipay, Wish.com, and Amazon Pay, are hereby released to LS&Co. as partial payment of the above-identified damages, and Third Party Providers, including PayPal, Alipay, Wish.com, and Amazon Pay, are ordered to release

- to LS&Co. the amounts from Defaulting Defendants' financial accounts within ten (10) business days of receipt of this Order.
- Ontil LS&Co. has recovered full payment of monies owed to it by any Defaulting Defendant, LS&Co. shall have the ongoing authority to serve this Order on Third Party Providers, including PayPal, Alipay, Wish.com, and Amazon Pay, in the event that any new financial accounts controlled or operated by Defaulting Defendants are identified. Upon receipt of this Order, Third Party Providers, including PayPal, Alipay, Wish.com, and Amazon Pay, shall within two (2) business days:
  - a. locate all accounts and funds connected to Defaulting Defendants or the Defendant Internet Stores, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto, the e-mail addresses identified in Exhibit 2 to the Declaration of Zachary Toczynski, and any e-mail addresses provided for Defaulting Defendants by third parties;
  - b. restrain and enjoin such accounts or funds that are not U.S.-based from transferring or disposing of any money or other of Defaulting Defendants' assets; and
  - c. release all funds (up to the amount of statutory damages awarded in ¶ 3 above) restrained in Defaulting Defendants' financial accounts to LS&Co. as partial payment of the above-identified damages within ten (10) business days of receipt of this Order.
- 7. In the event that LS&Co. identifies any additional online marketplace accounts or financial accounts owned by Defaulting Defendants, LS&Co. may send notice of any supplemental proceeding to Defaulting Defendants by e-mail at the e-mail addresses identified in Exhibit 2 to the Declaration of Zachary Toczynski and any e-mail addresses provided for Defaulting Defendants by third parties.

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8. The ten thousand dollar (\$10,000) cash bond posted by LS&Co., including any interest

minus the registry fee, is hereby released to LS&Co. or its counsel, Greer, Burns & Crain,

Ltd. The Clerk of the Court is directed to return the cash bond previously deposited with

the Clerk of the Court to LS&Co. or its counsel by check made out to the Greer Burns &

Crain IOLTA account.

This is a Final Judgment.

DATED: November 19, 2019

John J. Tharp, Jr.

United States District Judge

John & Thanp for

## Levi Strauss & Co. v. ACINTH GIRL HY Store - Case No. 19-cv-6200

# Schedule A

1 ACINTH GIRL HY Store 3 China Women Cloth Store 5 Elegant Show 7 gzgog1 Store 9 JPXCM Clothes Store 11 JuneLove Store 13 KULAZOPPER Official Store 15 MOONGIRL Store 17 DISMISSED 19 XUANMAY Official Store 21 YUFENG CLOTHES Store 23 Bella Philosophy Wonder Store 25 DISMISSED 27 DISMISSED 29 eveperfect Store 31 FUSCROAD Official Store 33 Hot Womens Fahion Store 35 KIRA WEST Store 37 LLZACOOSH Official Store 38 MORDEN TIME 41 OLOEY 6XL Size Store 43 PLUSONLY_LC Store 45 Round collar O-shirt Store 47 shop liuxiaodong Store 49 Shop4389065 Store 51 Shop5106131 Store 53 tt nn Store 55 U-SWEAR NewFashion Store 57 woxinfeixiang Ll's store 58 xiaoxiao-2 Store 61 ZVAQS Co, Ltd Store 63 dhyyouth0103	No.	Defendant Name / Alias
5 Elegant Show 7 gzgog1 Store 9 JPXCM Clothes Store 11 JuneLove Store 13 KULAZOPPER Official Store 15 MOONGIRL Store 17 DISMISSED 19 XUANMAY Official Store 21 YUFENG CLOTHES Store 23 Bella Philosophy Wonder Store 25 DISMISSED 27 DISMISSED 29 eveperfect Store 31 FUSCROAD Official Store 33 Hot Womens Fahion Store 35 KIRA WEST Store 37 LLZACOOSH Official Store 39 MORDEN TIME 41 OLOEY 6XL Size Store 43 PLUSONLY_LC Store 45 Round collar O-shirt Store 47 shop liuxiaodong Store 49 Shop4389065 Store 51 Shop5106131 Store 53 tt nn Store 55 U-SWEAR NewFashion Store 57 woxinfeixiang LI's store 58 xiaoxiao-2 Store 61 ZVAQS Co,Ltd Store	1	ACINTH GIRL HY Store
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15 MOONGIRL Store 17 DISMISSED 19 XUANMAY Official Store 21 YUFENG CLOTHES Store 23 Bella Philosophy Wonder Store 25 DISMISSED 27 DISMISSED 29 eveperfect Store 31 FUSCROAD Official Store 33 Hot Womens Fahion Store 35 KIRA WEST Store 37 LLZACOOSH Official Store 39 MORDEN TIME 41 OLOEY 6XL Size Store 43 PLUSONLY_LC Store 44 Round collar O-shirt Store 45 Round collar O-shirt Store 47 shop liuxiaodong Store 49 Shop4389065 Store 51 Shop5106131 Store 53 tt nn Store 55 U-SWEAR NewFashion Store 57 woxinfeixiang LI's store 58 xiaoxiao-2 Store 61 ZVAQS Co,,Ltd Store	11	JuneLove Store
17 DISMISSED 19 XUANMAY Official Store 21 YUFENG CLOTHES Store 23 Bella Philosophy Wonder Store 25 DISMISSED 27 DISMISSED 29 eveperfect Store 31 FUSCROAD Official Store 33 Hot Womens Fahion Store 35 KIRA WEST Store 37 LLZACOOSH Official Store 39 MORDEN TIME 41 OLOEY 6XL Size Store 43 PLUSONLY_LC Store 45 Round collar O-shirt Store 47 shop liuxiaodong Store 49 Shop4389065 Store 51 Shop5106131 Store 53 tt nn Store 55 U-SWEAR NewFashion Store 57 woxinfeixiang LI's store 59 xiaoxiao-2 Store 61 ZVAQS Co,.Ltd Store	13	KULAZOPPER Official Store
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37 LLZACOOSH Official Store 39 MORDEN TIME 41 OLOEY 6XL Size Store 43 PLUSONLY_LC Store 45 Round collar O-shirt Store 47 shop liuxiaodong Store 49 Shop4389065 Store 51 Shop5106131 Store 53 tt nn Store 55 U-SWEAR NewFashion Store 57 woxinfeixiang LI's store 59 xiaoxiao-2 Store 61 ZVAQS Co,.Ltd Store	33	Hot Womens Fahion Store
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43 PLUSONLY_LC Store 45 Round collar O-shirt Store 47 shop liuxiaodong Store 49 Shop4389065 Store 51 Shop5106131 Store 53 tt nn Store 55 U-SWEAR NewFashion Store 57 woxinfeixiang LI's store 59 xiaoxiao-2 Store 61 ZVAQS Co,.Ltd Store	39	MORDEN TIME
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49 Shop4389065 Store 51 Shop5106131 Store 53 tt nn Store 55 U-SWEAR NewFashion Store 57 woxinfeixiang LI's store 59 xiaoxiao-2 Store 61 ZVAQS Co,.Ltd Store	45	Round collar O-shirt Store
51 Shop5106131 Store 53 tt nn Store 55 U-SWEAR NewFashion Store 57 woxinfeixiang LI's store 59 xiaoxiao-2 Store 61 ZVAQS Co,.Ltd Store	47	shop liuxiaodong Store
<ul> <li>tt nn Store</li> <li>U-SWEAR NewFashion Store</li> <li>woxinfeixiang LI's store</li> <li>xiaoxiao-2 Store</li> <li>ZVAQS Co,.Ltd Store</li> </ul>	49	
<ul> <li>55 U-SWEAR NewFashion Store</li> <li>57 woxinfeixiang LI's store</li> <li>59 xiaoxiao-2 Store</li> <li>61 ZVAQS Co,.Ltd Store</li> </ul>	51	Shop5106131 Store
<ul><li>57 woxinfeixiang LI's store</li><li>59 xiaoxiao-2 Store</li><li>61 ZVAQS Co,.Ltd Store</li></ul>	53	tt nn Store
59 xiaoxiao-2 Store 61 ZVAQS Co,.Ltd Store		U-SWEAR NewFashion Store
61 ZVAQS Co,.Ltd Store	57	woxinfeixiang LI's store
	59	xiaoxiao-2 Store
63 dhyyouth0103	61	ZVAQS Co,.Ltd Store
	63	dhyyouth0103

No.	Defendant Name / Alias	
2	Apperloth A Store	
4	DANCING WINGS Official Store	
6	Greentravel toy Store	
8	HeyDress Store	
10	JUDYJUCY SUNNYOTOP Store	
12	KE LA Store	
14	loveing you Store	
16	Shop Harajuku Store	
18	The best wardrobe	
20	Yipn Apparel Store	
22	babyeasier001 Store	
24	BWFMUX Store	
26	Dhoby Ghaut Store	
28	EdenHou	
30	Freestyle Store	
32	Grace Upon Grace fashion clothing	
	store	
34	Jeans factory Store	
36	Lisafang 1212 Store	
38	Lucky Star Jewelry Store	
40	Ojssuzen Official Store	
42	PandaParty Store	
44	REALEFT Store	
46	Shanfen Store	
48	Shop2613027 Store	
50	Shop4866190 Store	
52	DISMISSED	
54 UIDEAZONE RoyalLove Boutiqu		
	Store	
56	WENYINFLOWER STYLISH Store	
58	WSTNewLay Good Life Store	
60	Y-POP Wardrobe Store	
62	wuwuwhc1990	
64	Yuanera	

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No.	Defendant Marketplace URL		
1	aliexpress.com/store/3671003		
3	aliexpress.com/store/434069		
5	aliexpress.com/store/724596		
7	aliexpress.com/store/2134058		
9	aliexpress.com/store/4844015		
11	aliexpress.com/store/3191066		
13	aliexpress.com/store/3003024		
15	aliexpress.com/store/4633009		
17	DISMISSED		
19	aliexpress.com/store/1874060		
21	aliexpress.com/store/430661		
23	aliexpress.com/store/4376016		
25	DISMISSED		
27	DISMISSED		
29	aliexpress.com/store/3263033		
31	aliexpress.com/store/4966048		
33	aliexpress.com/store/2337353		
35	aliexpress.com/store/5068206		
37	aliexpress.com/store/1138090		
39	aliexpress.com/store/1858189		
41	aliexpress.com/store/4988047		
43	aliexpress.com/store/2970008		
45	aliexpress.com/store/5045180		
47	aliexpress.com/store/3872089		
49	aliexpress.com/store/4389065		
51	aliexpress.com/store/5106131		
53	aliexpress.com/store/4977023		
55	aliexpress.com/store/3661020		
57	aliexpress.com/store/134602		
59	aliexpress.com/store/5002190		
61	aliexpress.com/store/4755017		
63	wish.com/merchant/5a03ff3b0f193f5c8f2 f6ef2		

No.	Defendant Marketplace URL		
2	aliexpress.com/store/3398011		
4	aliexpress.com/store/1712201		
6	aliexpress.com/store/1026017		
8	aliexpress.com/store/5057042		
10	aliexpress.com/store/320255		
12	aliexpress.com/store/2805194		
14	aliexpress.com/store/3506093		
16	aliexpress.com/store/3239101		
18	aliexpress.com/store/613787		
20	aliexpress.com/store/4310014		
22	aliexpress.com/store/3658018		
24	aliexpress.com/store/4914079		
26	aliexpress.com/store/112256		
28	aliexpress.com/store/1266720		
30	aliexpress.com/store/339942		
32	aliexpress.com/store/1898891		
34	aliexpress.com/store/5027070		
36	aliexpress.com/store/4456021		
38	aliexpress.com/store/342750		
40	aliexpress.com/store/1461876		
42	aliexpress.com/store/3273021		
44	aliexpress.com/store/4931030		
46	aliexpress.com/store/4504133		
48	aliexpress.com/store/2613027		
50	aliexpress.com/store/4866190		
52	DISMISSED		
54	aliexpress.com/store/5106124		
56	aliexpress.com/store/4950002		
58	aliexpress.com/store/4740015		
60	aliexpress.com/store/4821033		
62	ebay.com/usr/wuwuwhc1990		
64	wish.com/merchant/5b0e5ff82c3c1d4e2301 a89e		

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Case: 1:19-cv-06005 Document #: 49 Filed: 11/19/19 Page 1 of 10 PageID #:1309

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

EYE SAFETY SYSTEMS, INC.,

Plaintiff,

v.

1CN7085, et al.,

Defendants.

Case No. 19-cv-06005

Judge John J. Tharp, Jr.

Magistrate Judge Jeffrey Cole

#### FINAL JUDGMENT ORDER

This action having been commenced by Plaintiff Eye Safety Systems, Inc. ("ESS" or "Plaintiff") against the defendants identified on Schedule A, and using the Online Marketplace Accounts identified on Schedule A (collectively, the "Defendant Internet Stores"), and Plaintiff having moved for entry of Default and Default Judgment against the defendants identified on Schedule A attached hereto (collectively, the "Defaulting Defendants");

This Court having entered a temporary restraining order and preliminary injunction against Defaulting Defendants;

Plaintiff having properly completed service of process on Defaulting Defendants, the combination of providing notice via electronic publication and e-mail, along with any notice that Defaulting Defendants received from payment processors, being notice reasonably calculated under all circumstances to apprise Defaulting Defendants of the pendency of the action and affording them the opportunity to answer and present their objections; and

Defaulting Defendants having failed to answer the Amended Complaint or otherwise plead, and the time for answering the Amended Complaint having expired;

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THIS COURT HEREBY FINDS that it has personal jurisdiction over Defaulting Defendants since Defaulting Defendants directly target their business activities toward consumers in the United States, including Illinois. Specifically, Defaulting Defendants are reaching out to do business with Illinois residents by operating one or more commercial, interactive Defendant Internet Stores through which Illinois residents can purchase products using counterfeit versions of the ESS Trademarks (a list of which is included in the below chart).

Registration Number	Trademark	Good and Services	
4181665	ESS	For: Eyewear; Spectacles in class 009.	
2449579	ESS	For: Heavy-duty protective eyewear, namely, googles, and protective facemasks all for industrial use in class 009.	
2994352	EYE SAFETY SYSTEMS	For: Heavy-duty protective eyewear, namely, goggles, spectacles, glasses, protective facemasks, all for industrial military, law enforcement and firefighting use in class 009.	
4304852	(=55)	For: protective eyewear and component parts thereof and accessories therefor, namely, eyeglasses, sunglasses, eyeshields, goggles, ophthalmic frames, cases, and prescription lens carriers and prescription lenses therefor; protective eye shields and face shields for use with protective helmets; protective face masks for non-medical purposes; throat protectors for use with goggles and protective helmets; protective helmets; protective work gloves in class 009.	
4384991	TOUGH FOR LIFE	For: protective eyewear and component parts thereof and accessories therefor, namely, eyeglasses, sunglasses, eyeshields, goggles, ophthalmic frames, cases, and prescription lens carriers and prescription lenses therefor; protective eye shields and face shields for use with protective helmets; protective face masks for non-medical purposes; throat protectors for use with goggles and protective helmets; protective work gloves in class 009.	

4384990	BUILT FOR BATTLE	For: protective eyewear and component parts thereof and accessories therefor, namely, eyeglasses, sunglasses, eyeshields, goggles, ophthalmic frames, cases, and prescription lens carriers and prescription lenses therefor; protective eye shields and face shields for use with protective helmets; protective face masks for non-medical purposes; throat protectors for use with goggles and protective helmets; protective work gloves in class 009.
4384989	BUILT FOR BATTLE. TOUGH FOR LIFE	For: protective eyewear and component parts thereof and accessories therefor, namely, eyeglasses, sunglasses, eyeshields, goggles, ophthalmic frames, cases, and prescription lens carriers and prescription lenses therefor; protective eye shields and face shields for use with protective helmets; protective face masks for non-medical purposes; throat protectors for use with goggles and protective helmets; protective work gloves in class 009.
4377127	CREDENCE	For: Eyewear; Sunglasses in class 009.
3130949	ADVANCER	For: Goggles having moveable lenses for sports and for protective uses in class 009.
5291145	CROSSBOW	For: Protective eyewear, namely, spectacles, eyeshields, goggles, eyeglasses and sunglasses in class 009.
5291146	CROSSBOW	For: Protective eyewear, namely, spectacles, eyeshields, goggles, eyeglasses and sunglasses in class 009.
4704192	IUŁĮNX	For: Eyewear; safety goggles; goggles for sports in class 009.

THIS COURT FURTHER FINDS that Defaulting Defendants are liable for willful federal trademark infringement and counterfeiting (15 U.S.C. § 1114), false designation of origin (15 U.S.C. § 1125(a)), and violation of the Illinois Uniform Deceptive Trade Practices Act (815 ILCS § 510, et seq.).

IT IS HEREBY ORDERED that Plaintiff's Motion for Entry of Default and Default Judgment is GRANTED in its entirety, that Defaulting Defendants are deemed in default and that this Final Judgment is entered against Defaulting Defendants.

### IT IS FURTHER ORDERED that:

- Defaulting Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under or in active concert with them be permanently enjoined and restrained from:
  - a. using the ESS Trademarks or any reproductions, counterfeit copies or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine ESS product or not authorized by ESS to be sold in connection with the ESS Trademarks:
  - b. passing off, inducing, or enabling others to sell or pass off any product as a genuine ESS product or any other product produced by ESS, that is not ESS's or not produced under the authorization, control or supervision of ESS and approved by ESS for sale under the ESS Trademarks;
  - c. committing any acts calculated to cause consumers to believe that Defaulting Defendants' products are those sold under the authorization, control or supervision of ESS, or are sponsored by, approved by, or otherwise connected with ESS;
  - d. further infringing the ESS Trademarks and damaging ESS's goodwill; and
  - e. manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for ESS, nor authorized by ESS to be

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sold or offered for sale, and which bear any of ESS's trademarks, including the ESS Trademarks, or any reproductions, counterfeit copies or colorable imitations thereof.

- 2. Defaulting Defendants and any third party with actual notice of this Order who is providing services for any of the Defaulting Defendants, or in connection with any of the Defendant Internet Stores or other online marketplace accounts operated by Defaulting Defendants, including, without limitation, any online marketplace platforms such as iOffer, eBay, AliExpress, Alibaba, Amazon, Wish.com, and Dhgate, web hosts, sponsored search engine or ad-word providers, credit cards, banks, merchant account providers, third party processors and other payment processing service providers, and Internet search engines such as Google, Bing and Yahoo (collectively, the "Third Party Providers") shall within three (3) business days of receipt of this Order:
  - a. disable and cease providing services being used by Defaulting Defendants, currently or in the future, to engage in the sale of goods using the the ESS Trademarks;
  - b. disable and cease displaying any advertisements used by or associated with
     Defaulting Defendants in connection with the sale of counterfeit and infringing goods
     using the ESS Trademarks; and
  - c. take all steps necessary to prevent links to the Defendant Internet Stores identified on Schedule A from displaying in search results, including, but not limited to, removing links to the Defendant Internet Stores from any search index.
- 3. Pursuant to 15 U.S.C. § 1117(c)(2), ESS is awarded statutory damages from each of the Defaulting Defendants in the amount of five hundred thousand dollars (\$500,000) for willful use of counterfeit ESS Trademarks on products sold through at least the Defendant Internet Stores. The five hundred thousand dollar (\$500,000) award shall

- apply to each distinct Defaulting Defendant only once, even if they are listed under multiple different aliases in the Amended Complaint and Schedule A.
- 4. Any Third Party Providers holding funds for Defaulting Defendants, including PayPal, Inc. ("PayPal"), Alipay, Wish.com, and Amazon Pay, shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any non-U.S. based accounts connected to Defaulting Defendants or the Defendant Internet Stores from transferring or disposing of any funds (up to the statutory damages awarded in ¶ 3 above) or other of Defaulting Defendants' assets.
- 5. All monies (up to the amount of the statutory damages awarded in ¶ 3 above) currently restrained in Defaulting Defendants' financial accounts, including monies held by Third Party Providers such as PayPal, Alipay, Wish.com, and Amazon Pay, are hereby released to ESS as partial payment of the above-identified damages, and Third Party Providers, including PayPal, Alipay, Wish.com, and Amazon Pay, are ordered to release to ESS the amounts from Defaulting Defendants' financial accounts within ten (10) business days of receipt of this Order.
- 6. Until ESS has recovered full payment of monies owed to it by any Defaulting Defendant, ESS shall have the ongoing authority to serve this Order on Third Party Providers, including PayPal, Alipay, Wish.com, and Amazon Pay, in the event that any new financial accounts controlled or operated by Defaulting Defendants are identified. Upon receipt of this Order, Third Party Providers, including PayPal, Alipay, Wish.com, and Amazon Pay, shall within two (2) business days:
  - a. locate all accounts and funds connected to Defaulting Defendants or the Defendant
     Internet Stores, including, but not limited to, any financial accounts connected to the

information listed in Schedule A hereto, the e-mail addresses identified in Exhibit 3 to the Declaration of Jason Groppe, and any e-mail addresses provided for Defaulting Defendants by third parties;

- b. restrain and enjoin such accounts or funds that are not U.S.-based from transferring or disposing of any money or other of Defaulting Defendants' assets; and
- c. release all funds (up to the amount of the statutory damages awarded in ¶ 3 above) restrained in Defaulting Defendants' financial accounts to ESS as partial payment of the above-identified damages within ten (10) business days of receipt of this Order.
- 7. In the event that ESS identifies any additional online marketplace accounts or financial accounts owned by Defaulting Defendants, ESS may send notice of any supplemental proceeding to Defaulting Defendants by e-mail at the e-mail addresses identified in Exhibit 3 to the Declaration of Jason Groppe and any e-mail addresses provided for Defaulting Defendants by third parties.

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8. The ten thousand dollar (\$10,000) surety bond posted by ESS is hereby released to ESS or its counsel, Greer, Burns & Crain, Ltd. The Clerk of the Court is directed to return the

surety bond previously deposited with the Clerk of the Court to ESS or its counsel.

This is a Final Judgment.

DATED: November 19, 2019

John J. Tharp, Jr.

United States District Judge

John of Thanp for

Eye Safety Systems, Inc. v. 1cn7085, et al. - Case No. 19-cv-06005

# Schedule A

No.	Defendant Name / Alias
1	1cn7085
3	ansshop1
5	ben-yami
7	brianmadness
9	commitmenteam
11	dean_shuker
13	ep7426
15	g_point_store
17	inspire-market
19	jamestoreshop
21	licheng-23
23	liwe8090
25	maqing5413_0
27	miriam-121
29	shopfriends2
31	snow-pro
33	tunxiqu1013-1
35	wuliang47387
37	xx02
39	zhangjun197457_4
41	Rtopnm
43	RuoskyGear Online Store

No.	Defendant Name / Alias	
2	akho25	
4	artshop_4	
6	bestshopdeal1	
8	chengyanghy1114	
10	dealshoop	
12	dengzhenbo818-6	
14	fengruxian27165	
16	harvest_store	
18	itsara-0	
20	king_alexander	
22	life-styleone	
24	liyuntao07281	
26	medmine-m2	
28	onlinestoreformore	
30	shop-happy99	
32	sunxinliang2151-9	
34	wenbo0205112_1	
36	wuyekafeiai	
38	yangcheng0012_0	
40	zhengkuan2751_5	
42	Chongqing Dongsheng Labor Protection	
	Supplies Co., Ltd.	

No.	<b>Defendant Marketplace URL</b>		
1	ebay.com/usr/1cn7085		
3	ebay.com/usr/ansshop1		
5	ebay.com/usr/ben-yami		
7	ebay.com/usr/brianmadness		
9	ebay.com/usr/commitmenteam		
11	ebay.com/usr/dean_shuker		
13	ebay.com/usr/ep7426		
15	ebay.com/usr/g_point_store		

No.	Defendant Marketplace URL		
2	ebay.com/usr/akho25		
4	ebay.com/usr/artshop_4		
6	ebay.com/usr/bestshopdeal1		
8	ebay.com/usr/chengyanghy1114		
10	ebay.com/usr/dealshoop		
12	ebay.com/usr/dengzhenbo818-6		
14	ebay.com/usr/fengruxian27165		
16	ebay.com/usr/harvest_store		

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No.	Defendant Marketplace URL
17	ebay.com/usr/inspire-market
19	ebay.com/usr/jamestoreshop
21	ebay.com/usr/licheng-23
23	ebay.com/usr/liwe8090
25	ebay.com/usr/maqing5413_0
27	ebay.com/usr/miriam-121
29	ebay.com/usr/shopfriends2
31	ebay.com/usr/snow-pro
33	ebay.com/usr/tunxiqu1013-1
35	ebay.com/usr/wuliang47387
37	ebay.com/usr/xx02
39	ebay.com/usr/zhangjun197457_4
41	wish.com/merchant/5888705af17aca4
	d739e7398
43	aliexpress.com/store/2671184

No.	Defendant Marketplace URL
18	ebay.com/usr/itsara-0
20	ebay.com/usr/king_alexander
22	ebay.com/usr/life-styleone
24	ebay.com/usr/liyuntao07281
26	ebay.com/usr/medmine-m2
28	ebay.com/usr/onlinestoreformore
30	ebay.com/usr/shop-happy99
32	ebay.com/usr/sunxinliang2151-9
34	ebay.com/usr/wenbo0205112_1
36	ebay.com/usr/wuyekafeiai
38	ebay.com/usr/yangcheng0012_0
40	ebay.com/usr/zhengkuan2751_5
42	cqdongsheng.en.alibaba.com

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Case: 1:19-cv-05347 Document #: 44 Filed: 10/09/19 Page 1 of 9 PageID #:854

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

BOSE CORPORATION,

Plaintiff,

Case No. 19-cv-05347

v.

Judge John J. Tharp, Jr.

AMILINEINC, et al.,

Defendants.

Magistrate Judge Young B. Kim

#### FINAL JUDGMENT ORDER

This action having been commenced by Plaintiff Bose Corporation ("Plaintiff" or "Bose") against the defendants identified on Schedule A, and using the Online Marketplace Accounts identified on Schedule A (collectively, the "Defendant Internet Stores"), and Bose having moved for entry of Default and Default Judgment against the defendants identified on Schedule A attached hereto (collectively, the "Defaulting Defendants");

This Court having entered upon a showing by Bose a temporary restraining order and preliminary injunction against Defaulting Defendants which included an asset restraining order;

Bose having properly completed service of process on Defaulting Defendants, the combination of providing notice via electronic publication and e-mail, along with any notice that Defaulting Defendants received from payment processors, being notice reasonably calculated under all circumstances to apprise Defaulting Defendants of the pendency of the action and affording them the opportunity to answer and present their objections; and

Defaulting Defendants having failed to answer the Amended Complaint or otherwise plead, and the time for answering the Amended Complaint having expired;

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THIS COURT HEREBY FINDS that it has personal jurisdiction over Defaulting Defendants since Defaulting Defendants directly target their business activities toward consumers in the United States, including Illinois. Specifically, Defaulting Defendants are reaching out to do business with Illinois residents by operating one or more commercial, interactive Defendant Internet Stores through which Illinois residents can purchase products using counterfeit versions of the BOSE Trademarks, which are defined as follows:

Registration Number	Trademark	Goods and Services
991,271	BOSE	For: loudspeaker systems; electrical power processors-namely, power amplifiers, and battery chargers in classes 007, 009, 011, 012, 015.
1,727,482	BOSE	For: printed matter; namely, catalogs, newsletters and brochures in the field of electronic and electroacoustical equipment in class 016.
		For: repair of electronic and electroacoustical equipment in class 037.
1,828,700	BOSE	For: retail store services in the field of electronic and electro-acoustical products in class 042.
2,288,004	BOSE	For: computerized on-line retail services in the field of sound reproduction products, and shopping information related thereto in class 035.
3,863,254	BOSE	For: Batteries; Communications headsets for use with communication radios, intercom systems, or other communications network transceivers; Headphones; Headsets for cellular or mobile phones; Microphones in class 009.

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Registration Number	Trademark	Goods and Services
829,402	_305E	For: acoustical transducer systems for reproducing sound in class 009.
1,738,278		For: printed matter; namely, catalogs, newsletters, and brochures all in the field of electronics and electroacoustical equipment in class 016.  For: services and repair of
		electronic and electroacoustical equipment in class 037.
1,830,727	BOSE	For: retail store services in the field of electronic and electro-acoustical products in class 042.
		F. G
3,940,522	3755	For: Suspension systems for vehicle seats; Vehicle seats in class 012.
3,554,078	BUSE	For: On-line retail store services featuring consumer electronic products in class 035.
2,00 ,,01	AUTHORIZED DEALER	
3,881,535	BOSE RIDE	For: Suspension systems for vehicle seats; Vehicle seats in class 012.
5,018,335	BOSEBUILD	For: educational toy construction sets for constructing working models of electronic or mechanical devices in class 028.
3,716,864	SOUNDLINK	For: Loudspeaker systems; USB (universal serial bus) hardware in class 009.
4,709,104	SOUNDLINK	For: Headphones; Headsets for mobile telephones in class 009.
4,638,350	SOUNDTRUE	For: Headphones; Headsets for mobile telephones in class 009.

Registration Number	Trademark	Goods and Services	
4,672,804	SOUNDSPORT	For: Headphones; Headsets for mobile telephones in class 009.	
1,633,789	WAVE	For: Radios, clock radios, compact stereo systems and portable compact disc players in class 009.	
3,457,854	WAVE	For: Music systems consisting of a loudspeaker system and amplifier and at least one of a radio tuner, compact disc player and digital music player; compact disc changer; digital music player	
		docking station in class 009.	

THIS COURT FURTHER FINDS that Defaulting Defendants are liable for willful federal trademark infringement and counterfeiting (15 U.S.C. § 1114), false designation of origin (15 U.S.C. § 1125(a)), and violation of the Illinois Uniform Deceptive Trade Practices Act (815 ILCS § 510, et seq.).

IT IS HEREBY ORDERED that Bose's Motion for Entry of Default and Default Judgment is GRANTED in its entirety, that Defaulting Defendants are deemed in default and that this Final Judgment is entered against Defaulting Defendants.

### IT IS FURTHER ORDERED that:

- Defaulting Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under, or in active concert with them be permanently enjoined and restrained from:
  - a. using the BOSE Trademarks or any reproductions, counterfeit copies or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine Bose product or not authorized by Bose to be sold in connection with the BOSE Trademarks;

- b. passing off, inducing, or enabling others to sell or pass off any product as a genuine Bose product or any other product produced by Bose, that is not Bose's or not produced under the authorization, control or supervision of Bose and approved by Bose for sale under the BOSE Trademarks;
- c. committing any acts calculated to cause consumers to believe that Defaulting Defendants' products are those sold under the authorization, control or supervision of Bose, or are sponsored by, approved by, or otherwise connected with Bose;
- d. further infringing the BOSE Trademarks and damaging Bose's goodwill; and
- e. manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for Bose, nor authorized by Bose to be sold or offered for sale, and which bear any of Bose's trademarks, including the BOSE Trademarks, or any reproductions, counterfeit copies or colorable imitations thereof.
- 2. Defaulting Defendants and any third party with actual notice of this Order who is providing services for any of the Defaulting Defendants, or in connection with any of the Defendant Internet Stores or other online marketplace accounts operated by Defaulting Defendants, including, without limitation, any online marketplace platforms such as iOffer, eBay, AliExpress, Alibaba, Amazon, DHgate, and Wish.com, web hosts, sponsored search engine or ad-word providers, credit cards, banks, merchant account providers, third party processors and other payment processing service providers, and Internet search engines such as Google, Bing and Yahoo (collectively, the "Third Party Providers") shall within three (3) business days of receipt of this Order:

- a. disable and cease providing services being used by Defaulting Defendants, currently or in the future, to engage in the sale of goods using the BOSE Trademarks;
- disable and cease displaying any advertisements used by or associated with Defaulting Defendants in connection with the sale of counterfeit and infringing goods using the BOSE Trademarks; and
- c. take all steps necessary to prevent links to the Defendant Internet Stores identified on Schedule A from displaying in search results, including, but not limited to, removing links to the Defendant Internet Stores from any search index.
- 3. Pursuant to 15 U.S.C. § 1117(c)(2), Bose is awarded statutory damages from each of the Defaulting Defendants in the amount of five hundred thousand dollars (\$500,000) for willful use of counterfeit BOSE Trademarks on products sold through at least the Defendant Internet Stores. The five hundred thousand dollar (\$500,000) award shall apply to each distinct Defaulting Defendant only once, even if they are listed under multiple different aliases in the Amended Complaint and Schedule A.
- 4. Any Third Party Providers holding funds for Defaulting Defendants, including PayPal, Inc. ("PayPal"), Alipay, Wish.com, and Amazon Pay, shall, within two (2) business days of receipt of this Order, permanently restrain and enjoin any non-U.S. based accounts connected to the Defendant Internet Stores from transferring or disposing of any money or other of Defaulting Defendants' assets.
- 5. All monies currently restrained in Defaulting Defendants' financial accounts, including monies held by Third Party Providers, such as PayPal, Alipay, Wish.com, and Amazon Pay, are hereby released to Bose as partial payment of the above-identified damages, and Third Party Providers, including PayPal, Alipay, Wish.com, and Amazon Pay, are

- ordered to release to Bose the amounts from Defaulting Defendants' financial accounts within ten (10) business days of receipt of this Order.
- 6. Until Bose has recovered full payment of monies owed to it by any Defaulting Defendant, Bose shall have the ongoing authority to serve this Order on Third Party Providers, including PayPal, Alipay, Wish.com, and Amazon Pay, in the event that any new financial accounts controlled or operated by Defaulting Defendants are identified. Upon receipt of this Order, Third Party Providers, including PayPal, Alipay, Wish.com, and Amazon Pay, shall within two (2) business days:
  - a. locate all accounts and funds connected to Defaulting Defendants or the Defendant Internet Stores, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto, the e-mail addresses identified in Exhibit 3 to the Declaration of Michelle Brownlee, and any e-mail addresses provided for Defaulting Defendants by third parties;
  - restrain and enjoin such accounts or funds that are not U.S.-based from transferring or disposing of any money or other of Defaulting Defendants' assets; and
  - c. release all monies restrained in Defaulting Defendants' financial accounts to Bose as partial payment of the above-identified damages within ten (10) business days of receipt of this Order.
- 7. In the event that Bose identifies any additional online marketplace accounts or financial accounts owned by Defaulting Defendants, Bose may send notice of any supplemental proceeding to Defaulting Defendants by e-mail at the e-mail addresses identified in Exhibit 3 to the Declaration of Michelle Brownlee and any e-mail addresses provided for Defaulting Defendants by third parties.

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8. The ten thousand dollar (\$10,000) cash bond posted by Bose, including any interest

minus the registry fee, is hereby released to Bose or its counsel, Greer, Burns & Crain,

Ltd. The Clerk of the Court is directed to return the cash bond previously deposited with

the Clerk of the Court to Bose or its counsel by check made out to the Greer, Burns &

Crain IOLTA account.

This is a Final Judgment.

DATED: October 9th, 2019

John J. Tharp, Jr.

United States District Judge

Shu & Thanp for

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## Bose Corporation v. amilineinc, et al. - Case No. 19-cv-5347

# Schedule A

No.	Defendant Name / Alias	
1	amilineinc	
3	ee-remote	
5	DISMISSED	
7	yoyosolds	
9	DISMISSED	
11	DISMISSED	
13	Sanxin Internatioanl	

No.	Defendant Name / Alias	
2	a-zhenpengde	
4	ehkseller	
6	yipai-ecommerce	
8	yus1509	
10	Chenxi Global E-Commerce	
12	Family Story	
14	ywcompeteyouth18	

No.	Defendant Marketplace URL
1	ebay.com/usr/amilineinc
3	ebay.com/usr/ee-remote
5	DISMISSED
7	ebay.com/usr/yoyosolds
9	DISMISSED
11	DISMISSED
13	wish.com/merchant/55f7932fb7d2435 d16f4d175

No.	Defendant Marketplace URL
2	ebay.com/usr/a-zhenpengde
4	ebay.com/usr/ehkseller
6	ebay.com/usr/yipai-ecommerce
8	ebay.com/usr/yus1509
10	wish.com/merchant/540fc00b7f086e4e 8a80cf02
12	wish.com/merchant/565847b9437dbf12 640d198a
14	wish.com/merchant/5993c6a29fbc5158 d8821986

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### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

ESTÉE LAUDER COSMETICS LTD. and MAKE-UP ART COSMETICS INC.,

Plaintiffs.

ν.

ALI- BEAUTIES STORE STORE, et al.,

Defendants.

Case No. 19-cv-04579

Judge John J. Tharp, Jr.

Magistrate Judge M. David Weisman

#### FINAL JUDGMENT ORDER

This action having been commenced by Plaintiffs Estée Lauder Cosmetics Ltd. and Make-Up Art Cosmetics Inc. (together, "Estée Lauder" or "Plaintiffs") against the defendants identified on Schedule A, and using the Defendant Domain Names and Online Marketplace Accounts (collectively, the "Defendant Internet Stores"), and Estée Lauder having moved for entry of Default and Default Judgment against the defendants identified on Schedule A attached hereto, with the exception of Defendants Hexinstore, 527527 Store, Ali- Beauties Store Store, Ali Jetting Makeup Store, Ali-Lillian HB Store, Beautify the Features Store, CLJ Beside Store, Confident Women Store, Exquisite Girl Store, Fashion Store NO.1, HiSunny Store, HNKMP Makeup Store, Moonnight Shadow Store, Skin care man Store, Sunny Chou Commercial Store, WE S7 Store, YOVIP VIP Store, chengying30050, Flower language ghfnn, lizhikang5012s, WINDCLOUD, and Xin BAZAAR, (collectively, the "Defaulting Defendants");

This Court having entered upon a showing by Estée Lauder a temporary restraining order and preliminary injunction against Defaulting Defendants which included a domain name transfer order and asset restraining order;

Estée Lauder having properly completed service of process on Defaulting Defendants, the combination of providing notice via electronic publication and e-mail, along with any notice that Defaulting Defendants received from domain name registrars and payment processors, being notice reasonably calculated under all circumstances to apprise Defaulting Defendants of the pendency of the action and affording them the opportunity to answer and present their objections; and

Defaulting Defendants having failed to answer the Amended Complaint or otherwise plead, and the time for answering the Amended Complaint having expired;

THIS COURT HEREBY FINDS that it has personal jurisdiction over Defaulting Defendants since Defaulting Defendants directly target their business activities toward consumers in the United States, including Illinois. Specifically, Defaulting Defendants are reaching out to do business with Illinois residents by operating one or more commercial, interactive Defendant Internet Stores through which Illinois residents can purchase products using counterfeit versions of the MAC Trademarks (a list of which is included in the below chart).

Registration Number	Trademark	Goods and Services
1,642,532		For: cosmetics, namely, eye shadow, eye make-up remover, eye liner, foundation make-up, face powder, lipstick, lip gloss, lip shiner, mascara, nail polish, eyebrow pencil, rouge, face shimmers, body lotions, moisture lotion, moisture tonics, skin cleaner, dusting powder, facial moisturizers in class 003.  For: cosmetic pencil sharpeners in class 016.  For: cosmetic cases sold empty, cosmetic brushes, dusters for applying make-up, lip brushes, and cosmetic sponges in class 021.

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Registration Number	Trademark	Goods and Services
3,023,827	MAC	For: cosmetic products including lipsticks, lip gloss, lip liners, lip balms, eye shadows, eye lining pencils, liquid eye liners, eye makeup, mascara, eyebrow pencils, artificial eyelashes, blushers, bronzers, multi-use cosmetic sticks, foundation makeup, pressed powder, loose powder, makeup remover, concealers, eye palettes, lip palettes, make-up kits, multi-use colored creams, powders and gels for use on face; nail polish, nail enamel, nail polish remover; non-medicated skin care products, namely cleansers, exfoliators, toners, eye creams, cleansing wipes, moisturizing spritzers, tinted moisturizers; fragrances for personal use in class 003.  For: consultation services in the selection and use of cosmetics, toiletries and beauty treatment in class 044.
3,237,448	MAC	For: carry-all bags; clutch bags; cosmetic bags sold empty; roll bags; travelling bags; waist bags in class 018.
		For: cosmetic brushes in class 021.
4,184,695	MAC	For: carry-all bags, cosmetic bags sold empty, shoulder bags, tote bags, clutch bags and travel bags in class 018.
2,207,315	STUDIO FIX	For: cosmetics, namely, make-up foundation in class 003.
3,347,789	PREP + PRIME	For: non-medicated skincare preparations in class 003.
2,369,642	VIVA GLAM	For: lipstick in class 003.
3,469,550	TECHNAKOHL LINER	For: cosmetics in class 003.
3,516,371	MINERALIZE	For: cosmetics in class 003.

Registration Number	Trademark	Goods and Services
3,561,063	FLUIDLINE	For: cosmetics in class 003.
3,599,599	DAZZLEGLASS	For: cosmetics in class 003.
3,636,203	CREMESHEEN	For: cosmetics in class 003.
3,901,933	MAC HAUTE & NAUGHTY LASH	For: cosmetics in class 003.
4,022,031	MAKE-UP ART COSMETICS	For: cosmetics in class 003.
4,372,062	VELUXE	For: cosmetics in class 003.
4,645,887	PATENTPOLISH	For: cosmetics in class 003.
5,131,032	RETRO MATTE	For: cosmetics in class 003.

THIS COURT FURTHER FINDS that Defaulting Defendants are liable for willful federal trademark infringement and counterfeiting (15 U.S.C. § 1114), false designation of origin (15 U.S.C. § 1125(a)), and violation of the Illinois Uniform Deceptive Trade Practices Act (815 ILCS § 510, et seq.).

IT IS HEREBY ORDERED that Estée Lauder's Motion for Entry of Default and Default Judgment is GRANTED in its entirety, that Defaulting Defendants are deemed in default and that this Final Judgment is entered against Defaulting Defendants.

#### IT IS FURTHER ORDERED that:

- Defaulting Defendants, their affiliates, officers, agents, servants, employees, attorneys, confederates, and all persons acting for, with, by, through, under or in active concert with them be permanently enjoined and restrained from:
  - a. using the MAC Trademarks or any reproductions, counterfeit copies or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine MAC

product or not authorized by Estée Lauder to be sold in connection with the MAC Trademarks;

- b. passing off, inducing, or enabling others to sell or pass off any product as a genuine MAC product or any other product produced by Estée Lauder, that is not Estée Lauder's or not produced under the authorization, control or supervision of Estée Lauder and approved by Estée Lauder for sale under the MAC Trademarks;
- c. committing any acts calculated to cause consumers to believe that Defaulting Defendants' products are those sold under the authorization, control or supervision of Estée Lauder, or are sponsored by, approved by, or otherwise connected with Estée Lauder;
- d. further infringing the MAC Trademarks and damaging Estée Lauder's goodwill; and
- e. manufacturing, shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for Estée Lauder, nor authorized by Estée Lauder to be sold or offered for sale, and which bear any of Estée Lauder's trademarks, including the MAC Trademarks, or any reproductions, counterfeit copies or colorable imitations thereof.
- 2. The domain name registries for the Defendant Domain Names, including, but not limited to, VeriSign, Inc., Neustar, Inc., Afilias Limited, CentralNic, Nominet, and the Public Interest Registry, within three (3) business days of receipt of this Order, shall, at Estée Lauder's choosing:

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 a. permanently transfer the Defendant Domain Names to Estée Lauder's control, including unlocking and changing the registrar of record for the Defendant Domain Names to a registrar of Estée Lauder's selection; or

- b. disable the Defendant Domain Names and make them inactive and untransferable.
- 3. The domain name registrars, including, but not limited to, GoDaddy Operating Company, LLC ("GoDaddy"), Name.com, PDR LTD. d/b/a PublicDomainRegistry.com ("PDR"), and Namecheap Inc. ("Namecheap"), within three (3) business days of receipt of this Order, shall take any steps necessary to transfer the Defendant Domain Names to a registrar account of Estée Lauder's selection.
- 4. Defaulting Defendants and any third party with actual notice of this Order who is providing services for any of the Defaulting Defendants, or in connection with any of Defaulting Defendants' websites at the Defendant Domain Names or other websites operated by Defaulting Defendants, including, without limitation, any online marketplace platforms such as iOffer, eBay, AliExpress, Alibaba, Amazon, Wish.com, and Dhgate, web hosts, sponsored search engine or ad-word providers, credit cards, banks, merchant account providers, third party processors and other payment processing service providers, Internet search engines such as Google, Bing and Yahoo, and domain name registrars, including, but not limited to, GoDaddy, Name.com, PDR, and Namecheap, (collectively, the "Third Party Providers") shall within three (3) business days of receipt of this Order:
  - a. disable and cease providing services being used by Defaulting Defendants, currently
    or in the future, to engage in the sale of goods using the MAC Trademarks;

- b. disable and cease displaying any advertisements used by or associated with
   Defaulting Defendants in connection with the sale of counterfeit and infringing goods
   using the MAC Trademarks; and
- c. take all steps necessary to prevent links to the Defendant Domain Names identified on Schedule A from displaying in search results, including, but not limited to, removing links to the Defendant Domain Names from any search index.
- 5. Pursuant to 15 U.S.C. § 1117(c)(2), Estée Lauder is awarded statutory damages from each of the Defaulting Defendants in the amount of five hundred thousand dollars (\$500,000) for willful use of counterfeit MAC Trademarks on products sold through at least the Defendant Internet Stores. The five hundred thousand dollar (\$500,000) award shall apply to each distinct Defaulting Defendant only once, even if they are listed under multiple different aliases in the Amended Complaint and Schedule A.
- 6. Any Third Party Providers holding funds for Defaulting Defendants, including PayPal, Inc. ("PayPal"), Alipay, Wish.com, and Amazon Pay, shall within two (2) business days of receipt of this Order, permanently restrain and enjoin any non-U.S. based accounts connected to Defaulting Defendants, Defaulting Defendants' Online Marketplace Accounts, or Defaulting Defendants' websites identified in Schedule A from transferring or disposing of any money or other of Defaulting Defendants' assets.
- 7. All monies currently restrained in Defaulting Defendants' financial accounts, including monies held by Third Party Providers such as PayPal, Alipay, Wish.com, and Amazon Pay, are hereby released to Estée Lauder as partial payment of the above-identified damages, and Third Party Providers, including PayPal, Alipay, Wish.com and Amazon

- Pay, are ordered to release to Estée Lauder the amounts from Defaulting Defendants' financial accounts within ten (10) business days of receipt of this Order.
- 8. Until Estée Lauder has recovered full payment of monies owed to it by any Defaulting Defendant, Estée Lauder shall have the ongoing authority to serve this Order on Third Party Providers, including PayPal, Alipay, Wish.com and Amazon Pay, in the event that any new financial accounts controlled or operated by Defaulting Defendants are identified. Upon receipt of this Order, Third Party Providers, including PayPal, Alipay, Wish.com and Amazon Pay, shall within two (2) business days:
  - a. locate all accounts and funds connected to Defaulting Defendants, Defaulting Defendants' Online Marketplace Accounts, or Defaulting Defendants' websites, including, but not limited to, any financial accounts connected to the information listed in Schedule A hereto, the e-mail addresses identified in Exhibits 3 and 4 to the Declaration of Jessica Heiss, and any e-mail addresses provided for Defaulting Defendants by third parties;
  - b. restrain and enjoin such accounts or funds that are not U.S.-based from transferring or disposing of any money or other of Defaulting Defendants' assets; and
  - c. release all monies restrained in Defaulting Defendants' financial accounts to Estée Lauder as partial payment of the above-identified damages within ten (10) business days of receipt of this Order.
- 9. In the event that Estée Lauder identifies any additional online marketplace accounts, domain names, or financial accounts owned by Defaulting Defendants, Estée Lauder may send notice of any supplemental proceeding to Defaulting Defendants by e-mail at the e-

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mail addresses identified in Exhibits 3 and 4 to the Declaration of Jessica Heiss and any e-mail addresses provided for Defaulting Defendants by third parties.

10. The ten thousand dollar (\$10,000) cash bond posted by Estée Lauder, including any interest minus the registry fee, is hereby released to Estée Lauder or its counsel, Greer, Burns & Crain, Ltd. The Clerk of the Court is directed to return the cash bond previously deposited with the Clerk of the Court to Estée Lauder or its counsel by check made out to the Greer, Burns & Crain IOLTA account.

This Court, having determined that there is no just reason for delay, orders that this is a Final Judgment against Defaulting Defendants. John of Thanp for

Dated: September 12, 2019

John J. Tharp, Jr.

United States District Judge

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# Estée Lauder Cosmetics Ltd., et al. v. Ali- Beauties Store Store, et al. Case No. 19-cv-04579

## Schedule A

No.	Defendant Name / Alias
1	Ali- Beauties Store Store
3	Ali-Lillian HB Store
5	POCHOS001 Store
7	anna makeup Store
9	candy3 Store
11	Confident Women Store
13	fashion curtilage
15	DISMISSED
17	HiSunny Store
19	Lolede Makeup Store
21	MM Comestic Store
23	Shop4229027 Store
25	Shop4969086 Store
27	Sunny Chou Commercial Store
29	YOVIP VIP Store
31	3cn4982
33	highsunny
35	jdxb2438
37	keenhood
39	lxh688
41	viattracting
43	bfteletronic
45	commerce
47	Flower language ghfnn
49	ilirongrongshoping
51	lizhikang5012s
53	precision hardware plastic electronics
	technology co., LTD
55	Sfc co.ltd
57	soso1993
59	WINDCLOUD
61	Xin BAZAAR
63	didonnafrancesco.com
65	maccosmetics2019.com

No.	Defendant Name / Alias
2	Ali Jetting Makeup Store
4	Shenzhen Sincemile Makeup Co., Ltd.
6	527527 Store
8	Beautify the Features Store
10	CLJ Beside Store
12	Exquisite Girl Store
14	Fashion Store NO.1
16	high quality discount store
18	HNKMP Makeup Store
20	mary2 makeup Store
22	Moonnight Shadow Store
24	Shop4442006 Store
26	Skin care man Store
28	WE S7 Store
30	YUYU 686850 Store
32	hexinstore
34	hkwisefield
36	jewelry-work
38	kiss0922
40	stunner1975
42	уу74
44	chengying30050
46	E.Fashion Online Store
48	DISMISSED
50	kissmizi
52	Malaka
54	Qzoo
56	Smallhouser
58	to one's joy
60	Xfengda
62	cheapmaccosmetic.com
64	cheapmacmakeupkit.com
66	taranaokoohrtman.com

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No.	Defendant Name / Alias	
67	afloat-fabulous.com	
69	macmakeupoutletonline.com	
71	bobosmakeup.com	

No.	Defendant Name / Alias	
68	maccosmeticsbulk.com	
70	maccosmeticsco.com	

No.	Defendant Marketplace URL
1	aliexpress.com/store/4382009
3	aliexpress.com/store/1096648
5	aliexpress.com/store/2780141
7	aliexpress.com/store/4600014
9	aliexpress.com/store/4660099
11	aliexpress.com/store/2944216
13	aliexpress.com/store/1966234
15	DISMISSED
17	aliexpress.com/store/2949026
19	aliexpress.com/store/2406045
21	aliexpress.com/store/4418047
23	aliexpress.com/store/4229027
25	aliexpress.com/store/4969086
27	aliexpress.com/store/1709336
29	aliexpress.com/store/3654014
31	ebay.com/usr/3cn4982
33	ebay.com/usr/highsunny
35	ebay.com/usr/jdxb2438
37	ebay.com/usr/keenhood
39	ebay.com/usr/lxh688
41	ebay.com/usr/viattracting
43	wish.com/merchant/59240aa604fc047 99ce70e69
45	wish.com/merchant/595f3fe782a8544 cd324a2a0
47	wish.com/merchant/5b304716d19839 1659610eec
49	wish.com/merchant/5b0fbb2c012875 3326df873a
51	wish.com/merchant/5a794c5eaac71f4 410be57a8
53	wish.com/merchant/558bcdfce626764 003fc5bb8

No.	Defendant Marketplace URL
2	aliexpress.com/store/2342174
4	sincemile.en.alibaba.com
6	aliexpress.com/store/3211051
8	aliexpress.com/store/1384042
10	aliexpress.com/store/2906136
12	aliexpress.com/store/3224145
14	aliexpress.com/store/411898
16	aliexpress.com/store/4535032
18	aliexpress.com/store/3218075
20	aliexpress.com/store/4491090
22	aliexpress.com/store/3901043
24	aliexpress.com/store/4442006
26	aliexpress.com/store/4226015
28	aliexpress.com/store/2939034
30	aliexpress.com/store/3571010
32	ebay.com/usr/hexinstore
34	ebay.com/usr/hkwisefield
36	ebay.com/usr/jewelry-work
38	ebay.com/usr/kiss0922
40	ebay.com/usr/stunner1975
42	ebay.com/usr/yy74
44	wish.com/merchant/5982ee2015da07 5449e715ea
46	wish.com/merchant/56de7ef10be3ef 129a58c9a1
48	DISMISSED
50	wish.com/merchant/59cb162ab77173 4914fdd3de
52	wish.com/merchant/5794df75d057a3 2ec0b5a254
54	wish.com/merchant/57b72bf31f608c3 d5bd00be3

No.	Defendant Marketplace URL
55	wish.com/merchant/55570926f92810
	19fa4f6de9
57	wish.com/merchant/55db1636aed1de 104870ba0a
59	wish.com/merchant/57ac29b23c2848 26cc68e3d9
61	wish.com/merchant/58c001de6f009c3 db7d400df

No.	Defendant Marketplace URL
56	wish.com/merchant/593b698aff3e80
	0f8f91ee73
58	wish.com/merchant/56498729fe1176
	128aad5206
60	wish.com/merchant/5864a1e4730cbd
	4cb8851d02

No.	Defendant Domain Name	
1	cheapmaccosmetic.com	
3	cheapmacmakeupkit.com	
5	taranaokoohrtman.com	
7	maccosmeticsbulk.com	
9	maccosmeticsco.com	

No.	Defendant Domain Name
2	didonnafrancesco.com
4	maccosmetics2019.com
6	afloat-fabulous.com
8	macmakeupoutletonline.com
10	bobosmakeup.com